















THE OLD YELLOW BOOK

SOURCE OF BROWNING'S

THE RING AND THE BOOK

IN COMPLETE PHOTO-REPRODUCTION
WITH
TRANSLATION, ESSAY, AND NOTES

BY CHARLES W. HODELL



published by the

Carnegie Institution of Washington

July, 1908













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GENERAL PREFACE.

The present volume has grown from an interest in The Ring and the Book, originating years ago in the instruction of Professor Hiram Corson. Under his direction I undertook a more intensive study of the spiritual significance of the poem, and embodied the result in my thesis for the doctorate, printed in 1894. The throbbing reality of the Franceschini tragedy in the poem raised persistent questioning. How far was it historical fact, how far the imagination of the poet? What were the contents of the book, so vividly described by the poet? Fleeting glimpses of the volume in two subsequent visits to England only served to strengthen my purpose to know Browning's Book in detail. Later on, by the courtesy of Balliol College, I was accorded the privilege of free access to the poet's treasure-trove. The significance of the mastery of Robert Browning and the vital humanity of his great work have grown upon me with each year of this study. I trust that this volume may have something of the same effect upon others, and I feel that it is an important document in any future elaboration of the theory of creative genius in literature.

When it became apparent that the work, if published with due completeness, must be issued by a subsidized press, I turned to the Carnegie Institution of Washington. The generous interest of its officers has enabled me to plan and execute the work without abridgment, and I am indebted to them for unceasing courtesies and assistance in bringing the book to its present issue.

As the book might be approached from various points of view, my purpose in publishing should be definitely stated. It is not to present a study of medieval criminal jurisprudence, though I have reason to believe that the book contains much to repay a student in this field; I have accordingly left without explanation all matters of this nature. Nor is the purpose to elucidate the fact of the Franceschini murder as a matter of

history; for the crime, as history, is of little value, and evidence in the case is but fragmentary. Stricter search of the archives in Arezzo and Rome than Browning could make might reveal further facts, but could not forward the purpose of the present volume. Nor is the purpose linguistic—to study the crabbed Latinity and the colloquial Italian of the volume. I have therefore felt that no glossary was needed, and have omitted etymological and philological annotation. Nor is the purpose to make a literary study of The Ring and the Book. Much that is most interesting and most vital in the poem has necessarily Still further, although this volume is a been excluded. source-study it does not present a theory of sources or a study of the more general aspects of the play of creative mind upon raw material. Certain obiter dicta of this kind have found natural place in the essay, but I have felt that there was no place for a full discussion of the general theory of sources.

But the present work has been designed primarily to place side by side the crude raw material of the Old Yellow Book and the completed art-product, The Ring and the Book, in illustration of the play of the creative mind of Robert Browning in this stupendous work of imagination—one of the most potent and masterful creative undertakings in English poetry since Shakespeare. Whatever makes clearer Browning's use of his material has had a place in the editing of the volume. All else is purely subsidiary, if not extraneous. The final outcome, it is hoped, will be to set in a truer light the mastership of Browning.

The plan of the volume has grown deliberately from the material before the editor, in his endeavor to present fully this extensive poem side by side with its equally extensive sourcebook, and yet to keep the volume as lucid and as easily usable

as possible.

Of first importance is the reproduction of the Book itself, to secure the scholarly world against the possible destruction of the unique copy in the library of Balliol College. Photoreproduction was determined upon as most accurate and most interesting, even though it displayed the numerous typographical faults of the original. Certain defects due to creases

in the pages of the Book had to be cut in by hand; these are in no case conjectural emendations, but are corrections of a mechanical fault in the old pages. The old ink leaf-numberings in the upper right-hand corner have been clipped in photographing and are supplanted by the more convenient page-numberings in Roman at the bottom of the page.

A full translation is then included as a matter of convenience, and its principles are more fully set forth in a

separate translator's preface.

After these two, follows an essay for the general reader and student, who wishes the whole study gathered together in readable form. It is the chief portion of the Book for many a reader of the poem and is therefore made the fuller in its scope. On the other hand, the writer has tried to restrict himself to his own limited aspect of the work in hand, barring himself from many an inviting line of thought concerning other phases of the masterpiece.

The question of annotation was one of the most important in the volume, because of the intricacy and extensiveness of the cross-referencing from such a poem to such a book; for any given fact may be repeated a score of times in book and poem. It therefore seemed best to gather all the annotations in a corpus of topical notes and to refer thereto by superior figures. To the casual reader the annotation may at points seem trivial, but the important truth of the study often finds best illustration in a multitude of such petty details. The subdivision of a larger subject among many notes has often been necessitated by the plan of cross-referencing; and the disadvantages therein are overcome by arranging the notes in groups, so that all annotations on the same or kindred subjects will fall together as far as possible. The use of these notes has been facilitated by the line and subject indexes subjoined.

In the course of so protracted a study, I must acknowledge many a helping hand. To my master, Professor Hiram Corson of the Cornell University, I owe not merely my original interest in the poem, but many years of subsequent counsel and support. The officers of Balliol College have never stinted their endeavor to assist me in making my work as complete as

possible. Professors Joseph S. Shefloe, Hans Froelicher, and William H. Hopkins of my own institution, Professor Eustace Shaw of Johns Hopkins University, and Professor Edwin Post of DePauw University have afforded me invaluable counsel in my labor of translation. The officers of the Peabody Library of Baltimore have aided me at every point with the treasures of that institution. I must also acknowledge the personal interest and encouragement of President D. C. Gilman and Professor J. W. Bright.

CHARLES W. HODELL.

The Woman's College of Baltimore, March 20, 1908.

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DESCRIPTION OF PLATES

- Portrait of Robert Browning, now hanging in Balliol Commons, Oxford.

 Painted by R. Barrett Browning in 1883. The Poet holds the Old
 Yellow Book in his hand, and is clad in his robes as honorary fellow. 506
- Franceschini coat of arms. A rude water-color sent to the Poet by Barone
 Kirkup and pasted on the front inside cover of the Old Yellow Book.
- Portrait of Guido Franceschini. A pen-sketch made on a loose sheet shortly before the execution of the Murderer. Bought among a bundle of miscellaneous papers in London, and sent by the finder to the Poet.⁴⁵

The Death Record of Pompilia in the register of San Lorenzo in Lucina.24



The Old Yellow Book.

Do you see this square old yellow Book, I toss I' the air, and catch again, and twirl about By the crumpled vellum covers,—pure crude fact Secreted from man's life when hearts beat hard, And brains, high-blooded, ticked two centuries since?

Small-quarto size, part print part manuscript: A book in shape but, really, pure crude fact

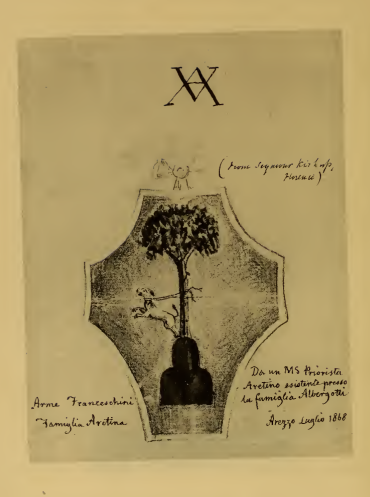
Give it me back! The thing's restorative I' the touch and sight.

Here is it all i' the book at last, as first There it was all i' the heads and hearts of Rome

truth thus grasped and gained,— The book was shut and done with and laid by

The unique collection of pamphlets, which Browning called the "old yellow book," now rests in Balliol College Library, Oxford. This first reproduction of it has been made by the Columbia Planograph Company of Washington from photographic plates taken by the Clarendon Press, Oxford.





Boul Aleman



Robert Browning.

έμοι μεν ων Μοΐσα καςτεςώ--τατον βέλος άλκα τςέφει.



Pofizione Di tutta Sa Caufa Criminale Guido Franceschini Nobile Aretino, e suoi Sicarij Stati fatti morire in Roma il di 20. Febb: 16901. Il primo con la decollazione ol'altri guanno di Forca Romana Homicidiorum

Disputatur an et guando Marituf possit occidere Vxorem Adulteram absque incursu pæne Grd: "is



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La Rusta Criminali fli di Vintimento di Condinna di Gro alla Galera a beneglacità di S.A.S. col difegnato piferus:

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Las firma del di 24. Ita 2692.

Sta bene il parere della Rusta.

Inquorums

Cego Sosept (Visinius S.V. D. et coad in Curia)

Rote Crimtis Florintie in fill

Romana Homicidiorum.

Ill.me, & Reu.me Dñe. N Vplerat finistris Dominus Guido Francischini nobili genete ortus Francisca Pompiliz, quam Petrus, & Violantes Coninges corum esse filiam etiam in eminenti Dignitate constituto asseruerant, & bieni tempore adducta Aretium Viri Patriam vna cum eius Pseudo Genitoribus cohibita fuit liberiorem viram ducere, quamuis prætextù sterilitatis inuisam fuisse commenta sit, vt non obscure depromitut ex eius depositione la Processu fugæ; ægreferentibus ipla, & Conjugibus affueram viuendi Libertatem. fibi denegari, instillarunt Puella, ve conquereretur coram. Reverendissimo Episcopo, quod sibi suerat propinatum Venenum à Leuiro, & in actu discessus Coningum, qui ad Vrbem reuersuri erant, deterrima suasione insussurarunt, imò in vim obedientiz præceperunt, ve proprium Virum occideret, Cognatum, & focrum Veneno perderet, & Domum incendio conflagraret, ac ex inde (post tamen corum discessum, ne viderentur malum dediffe Consilium) ope Amasij eligendi mæditatam fugam versus Vrbem ad effectum perduceret, vr ex vna ex eius Epiftolis in codem Processu clarè elicitur.

Domum reuers fals Genitores, declarado Franciscam nonfuisse ab eis genitam, sed conceptam ex incerto Patre per vilissimam Louicem, instituerum Iudicium coram A.C. Tho-

mato super nullitate constitutionis Dotis.

Decrescente in dies charitate Franciscæ in eius Virum, & augente se Amore in quemdam Ecclesiasticum, Res eo perduda est, ve statuta nocte, qua sonno Vir opprimebatur, vetinăm non data opera, & medica nine externo non procuratot
sugam è Domo Viri non sine pacuniatum surro, & in societate eius dem Amasij Romam petendo aggressa sit; mastissimo Viro insequente non procul ab Vrbe suit carcerata, constructoque interim Processu, Amasius pro Adulterio suit in.
Ciuitate Vetula relegatus, & ipsa in Conservatorio deposita,
sed vegente Vetero pragnante ad Domum Petri, & Violantis
regressa partum, veinam non conceptum Adulterioo coitu,
enixa, est, quod verecundiam, & dolorem auxit in viro, & ira

diù excitata adeò percreuit, vt vndique ammisso honore apud probos viros in ludibrium digito ostenderetur, præcipue inspatria, vbi ingenuis hominibus summoperè cordi est bonazissimatio; Quo circa Irain surorem, dolor in desperationem ità insælicem virum adegerunt, vt sativis ducens mori, quam inter honestos ignominiosè viuere, obcæcata mentesiter arripuit ad Vrbem quatuor socijs septus, & nocte secunda labentis mensis Ianuarij specie dandi litteram Amasij Relegati properasse prærenditur ad illorum Domum, cuius Ianua patesacta ad nomen Relegati, iugulasse Violantem, & Petrum, & consodisse Franciscam tot vulneribus, vt post paucos dies obierit.

Eadem desperatione durante improuidus, & hæbes animus modum se in tutum ponendi non suggessit, sed ijsdem Hominibus stipatus per viam consularem recto tramite ad patriamrenersurus in stragulo quiescens in quadam Caupona ab insequentibus Birruarijs cum socijs carceratus remansit.

Magnum quidem facinus, sed maximopere commiserandum., & excusatione dignissimum, cui sauerissima leges indulgent, & mitissime se gerunt erga Maritos notam Infamiæ delentes sanguine adulterarum V xorum l.Si Adulterium cum incastu 38 S. Imperatores sf. ad leg Lul. de Adulter. l. Marito 24. sf. eod. leg. Gracchus Ceod. leg. 1. §. Fin. sf. ad leg. Cornel. de Sycar. l. Si quis in graui 3. §. Si tamèn Maritus sf. ad Syllan. clar. §. Homicidium., vum. 49. Giurh. cons. 86. num. 9. Berlich. prast. conclus. §. 4.conclus. 7. num. 152. Gaball. refol. crim. cas. 300. num. 5. Farinatca augs. 121. num. 63.

Quod idem sancitum suerat in legibus Athaniensium, & solonis, hoc est sapientissimorum Legislatorum, & quod magis est in illo rudi saculo Romuli leg. 15. ibi — Adultery convistam wir, & Cognati wir volent necanto — yt refert ibi Balduin. Piccard.in \$.1tem lex Iulia de Adultery's num. 3. Instit. de public. Iudic., & similiter in legibus 12. Tabul., yt refert Aul. Gell. nost. Ast. lib. 10. cap. 23. Tiraquell. ad leg. Connub. 15. num. 13. Couar. in Epitom. De cretal. lib. 4. part. 2. cap. 7.\$.7. in princ. & num. 1., Amescua de potessin se ipsum cap. 13. num. 12. in sin., Matthau. de recrim. centrou. 11. num. 8.

Et præmisso non posse dubitari de Adulterio Vxoris, nedumex suga simultanea cum Amasio per longum tramisem continuata, Rimin. Iun. cons. 274. num. 31. Menocch.cons. 31. numero mero 22. Farinacc. quaft. 136. num. 184. Crus.de Indic. pare. 3.

cap.7.num.27.

Ex litteris Amatorijs mutuo missis, quæ sine nausea in Processiu sugæ legi non possunt Hostien incap. Praterea nnm. 5. vers. de Adminiculis, & ibi lo: Andr. num 4. Ancharan. num. 3. de Testibut, Paris cons 54, num. 64. lib. 4. Rimin. lun. disto cons. 274. numero 9. Farinacc. dista quest. 136. num. 126. Crus. de Indic. dista part. 2-cap. 7. num. 7.

Ex Ingressiv eiusdem Amasij Clandestino in Domum eiusdem...
tempore suspecto in Proces. suga 107 & seq. Grat.conf.50. ante
numerum primum, & num.4.lib.2. Grot.conf.413.num.35. vers.
Idem deponit. 10: Bapt. Ferrett.conf 168.num p.& seqq & num.4.
Bursatt.conf.69.num.9.Rot.diuers decis.95.num.7. part.2.

Ex osculis in eadem finga impictis fol. 100. iuxta illud.

Visus, & alloquium, tactus, post oscula factum.

8 probans Abbin can Terriologa num a mest velinsum e

& probant Abb.in cap. Terrio loco num. 4. vers. velipsam osculantem extra de prasumpi. Hostien in disto cap. Praterea num. 5. vers. De Adminiculis etjam extra de Testib. & ibi lo: Andr. num. 4. Ancharan. num. 3. Ant. de Butr. num. 9. ad fin. vers. Alminicula. autem.

Ex condormitione in eadem Cauponæ cella 49. Paris cons. 160 num. 60. lib. 4. vers. & vlterius optime loseph. Fontanella consil. crim. diuers. 97 num. 29. lib. 2. in paruis, Soccin. lun. cous. 32. numero 16. lib. 2. lo: Baptista Ferrett. disto cons. 168. num. 1. in sin. & num. 11. Menocch. de Prasump. Prasumpt. 41. num. 11.

Sed etiam ex Sententia Iudicis, qui condamnauir Amalium pro cognitione Carnali Iplius, que notorium inducit Cap. vefira de cohabiti Cleric. & Mulier cap, fine tit. eod. & in terminis

viu. decif. 297. num. 12. & 13.lib. 1.

Vltra quod hic non agitur de probatione Adulterii ad irrogandam Pænam, sed ad effectum excusandi Occisorem, & ad illius defensionem, quo casu leuiores probationes exhuberarent vt monet Mathau. de ro Crimin. d. Controu. 11- num. 25.

Quibus præhabitis non obstat aliquorum opinio assernium, non esse excusabilem Maritum à Pæna ordinatia occidentem Vxorem Adulteram ex internallo, ex quo prædicta Inta loquintur de Vxore repetta in slagitio, & sic incontinenti proinde non debent extendi ad Vxori cidium ex internallo patratum, ex quo non debeant relazati habænæ hominibus ad, delinquendum, & ad sibi Ius dicendum Parinace, quest. 121.

A 2 num.

num. 118. Dominus Rainal. in fais obser. Crim. cap. 2. S. 4. nu.

156. 6 cap. 7. in Rubr.num. 117

Nam præterquamquod Farinaccius non firmat Conclusionem fed nimis dubium se præbet ibi .- Res apnd me est valde dubia nam pro mitigatione Pana Causa honoris, & iustus dolor, qui semper Cor pramis, multum stringis -- quæ verba in nostro proposico benè pondetat Matthen. de re Crimin. Controy. 12. sub num. 22. & insuper concludent tam Farinaccius, quam Dominus Raimaldus Pænam posse moderari consulto Principe.

Aduerti humiliter supplico quod prædicta Inra, quæ videntur require Reperitionem in fraganti, ve aliqui opinati sunt, id non statuunt ad excusandum Maritum motum ad occidendum ex repétino Iræ impetu, & inconsulto illius calore, sed ne qualibet suspicione Adulterii plerumque vana ad occidendum, irruant Vxores sæpè innocentes, proinde depræhensio in Crimine à legibus requisira non refertur, nec intelligitur de reperitione in actu Turpitudinis, sed refertur ad probationem. Adulterii, ne leuibus suspicionibus Vxor, tradatur vitimo supplicio, voi tamen non est dubirabile Adulterium, ad cuitandam maximam Pænam nullum discrimen reperitur inter occidentem incontinenti & ex interuallo, voi in punto Donde ex gra. viden. Consult. 97. num. 17.

Quoies enim V xor sit de Adulterio conuicta, vel sit Adultera manifesta, semper dicitur in Crimine deprahensa Glos. in cap. ex
listerarum 4. de eo qui dux. in Matrim. qua poll. per Adult. is verb
deprahensamibi - Idest conuictam sola enim deprahensio non susticeret ad boc, ves separaretur, licet sussiciat ad infamiam - Glos.
in l. 1. sub verbo deprahensus C. vbi Senat. vel Claris. Bartol.
in l. 1. num. 1. C. de Petit. Ban. sublat. lib. 10. 10. de Plat. in Rubric. G. eod. nam. 1. Caball. Resol. Crim d. Cas. 300. num. 26.
Bertazzol. Consil. Grim. 42. num. 10. Mattheu. de Re Crim. d.
Centrou. 12. num. 5. optime Sansfelix. decis 337. nn. 91. & seqq. E.

de Vxore conuica loquitur d. lex Romuli.

Et in rei veritate rationes adductæ per sectantes contrariam opinionem sunt nimis debiles. Homicidium einm ex causa Honoris commissum quotiescunque committatur, semper dicitut incontinenti commissum, quia honoris læsio semper ante oculos sedet, & assiduis, ac incessantibus stimulis præmendo, ad sui reparationem sollicitat, & impellit Giurb. conf 86. num.

18. & 19. Balthaf. de Angel in Addit. ad Gizzarel. decif. 18. num. 5. Pras. Resons. Crim. 25. num. 5. in fin. Sanseliz. d.de-

cif. 337. num. 50.

Relaxatio Habanarum Maritis ad fibi ius dicendum effet folumodo considerabilis, si adhuc vigeret lex Repudii, hoc enim cafu non effet permittendum Maritis ius fibi dicere pro reparatione sui honoris, nam aliaVia satissibi consultum esset facultate scilicet dimittendi, & repudiandi Vxorem pollutam & sic causam Turpitudinis, imd ipsam ignominiam procul' a se abiiere possent; At postquam Divina favente gratia gentilis Cacitas eliminata est, & agnitum fuit Matrimonium esse perpetuum, & indisfoluibile, tunt mileratione dignissimi, qui preclufa fibi omni alia via, honori suo litando Cruore Adulterarum Vxorum maculas detergent Petr. Erod. Rer. Iudicat. lib. 8. tit. 1. de Adulter. cap. 1. vbi postquam de huiusmodi re differuit iuxta normam iuris Romanorum in fine addit ibi Spe enim sublata secundi Matrimonii, quamdiù Adultera superfles eris, durius axistimamas instissimum dolorem nifi canto cempore extinguialtaque qui Dinortio non terminatur terminatur Homici diofit (inquis Augustinus) quod non lices, Ut liceat, hoc est vei alteraducatur, altera occidatur-

Fateor esse laudabile refrenare Maritoru Audaciam, ne in propria Causa ius sibi dicant; quia possont decipi, sed laudabilius profecto esset cohibere salacitatem Vxoribus; si enim modestè se gererent, & honestè viverent, non vtique Viros impellerent ad huiusmodi sere dixerim necessaria sacinora, neque negare possumus ex ignominia Adulterio illata non exasperari, Vesanos reddi, & iustissimum dolorem in corde excitari, qui omnem alium sine comparatione præcellit, maiorem proinde commiserationem meretur iuxta illud Satyrici,

Exigit iste Dolor plus quam lex ulla Dolori concessit.

Quod bene agnouit Papinianus in l. fi Adulterium cum incaftu S.
Imperatores ff. ad l. lol. de adulter. ibi - Cum fit difficillimum influm dolorem temperare l. Gracebus Cod. eod. Ex quibus Doctores inferunt influm dolorem kenire pænam etiam in præmeditatis facinoribus, quia influs dolor non facile refedit, nec tractu temporis vires ammittit, sed sicut Infamia assouccor pungit, & quo durat Infamia ipse durat, imò augetur

A 2 Afflict.

Affliet. super Constit. Regn. Neap. lib. 3. de pana V xorum in adulterio Rub. 46. num. 1. in flu. & num. 2. Facchin. conf. 36. num. 18. lib. 2. Caball. resol. crim. d. Cas. 300. nams. 66.

Eò intensiùs impellit, quo magis impune, vt ita dicam, Vxotes matrimonia sædant, & totius Domus honorem coinquinant; Antiquo tempore, vigente lege sulta Vxores maritale.
Thalamum sædantes vitimum supplicium subibant l. quamnis la. 2. C. ad leg sul. de aduleer. l. transigere G de transact.
S. item lex sultia de adulter ys substitute public. indis. Prout săcitum surar in Sacris Litteris, Vxores enim adulteræ sapidibus obruebantur Genes. cap. 38. Leuit. cap. 20. vers. to. Deu-

sberonomi: cap. 23. verf. 22. Ezecchiel. caps 16.

Solatium ex publica vindicta sumptum sedabat dolorem, infamiam delebat, & primæuælibettati Coniux restitutus, noua sed honesta inducta Vxote, in decore silios soscipiebat; At modo, mala nostra tempestate; ob deplorabilem sceleris srequentiam vbique locorum obsoleto Sacrarum Legum rigore, cùm agatur mitissimè contra Vxotes turpitèr viuentes, infælicissma esset Maritorum conditio, si aut viuendum esset perpetuò cum infamia, aut illius abolitio, morte Vxotis mediate, expianda esset vitimo supplicio, vt bene considerat Mattheu. de re Crim. d. contron. 12. num. 27.

Quocircà vbi queritur, ve Maritus totaliter impunis euadat, tüc requiritur, quod Vxor occidatur in actu turpitudinis reperta at vbi quællio lit, an Maritus Vxoricidacaula honotis impulfus mitius puniatur, nihil interell, an incontinenti, vol ex interuallo conjugem occidat, Maithau. de Re Crim. d. controu.

12. num 16.

Nec talis Sententia caret fundamento in iplo Iure Ciuili Romanorum, Martianus enim in l. Diuus Adrianus ff. ad l. Pompe. de Parricid. afferit Patrem, qui Filium in venatione necacauerat ex quo nouercam polluerat adulterio, fuiffe deportatum, nec tamen illum reperiat in iplo flagicio, sed invenatione, hoc est interuenientibus actibus amicitia, disfimulata iniuria proindè fuit punitus, sed extra ordinem, quia non Iure Patris, sed potius more Latronis filium interfecit, vudè desumere possumes non fuisse punibilem occisionem, sed occisionis modum, quemadmodum deducimus ex Barrotibi, & Caiac. in st. 40, num. 5, in Addit. litt. E. optimè Decian. trassat. Crimin. lib. 9. cap. 8. num. 11. Bertazzol consilio

356. num. 18. Farinac.conf. 66. num. 5. Dondau.confult. 97.

Præteres est cousideratione dignissimum, quod pro tutela sui corporis impune licet Aduerfarium occidere, sed incontineti, & in ipfo actu aggressionis, non autèm ex internallo, quia per occisionem Occisoris non reparatur vita illius, qui ab info occifus est, proinde quidquid post primum homicidium fequitur, tendit ad vindictam legibus exosam, & odiosam,quia quoquo modo læditur Iurildiciio Iudici, auferendo facultatem puplice vindicandi homicidium, fed si per mortem homicida posset in vitam reuocari occisos ab eo, non puro esse dubitabile, quin liceret cuilibet dichum interfectorem interficere, quia non effer vitio, sed mera desensio tendens ad recuperationem Vitz ademptz; At vbi sumus inoffensione, & inivria non tangére Personam Iniuriati, sicuti permissum est furtum passo occidere furem pro recuperandis bonis ablatis, etiam ex interuallo, quotiès praclusa sie omnis alia via illa. recuperandi Parinac. qualt. 125 num. 216. Ità pariformiter omni rempore permitti debet offenso in sua existimatione occidere Injuriantem, nam non dicitur vicifci injuriam, fed refarcire honorem suum labefactatum, qui nullo alio modo reparari potest, ve ratiocinatur Donden. d. consalt. 97. num. 15. & 16. 6 idem fentit Sanfalic. d. decif. 337. num. 47. ad 49. & seq. & num. 87.

Vltra quod, vt dixi, quando agitur de defensione vitæ, agitur de actu instantanco, ideoque Ira ex ea concepta debet aliquando residete, iuxta monitum D. Pauli ad Ephes. 4. ibi- Sol non occidat super iracundiam vestram - Sed quando lumus insossensione honorem lædente, hæe non est momentanea, sed habet tracum successionm, imò lapsu temporis co maior euadit, quo plus vilipenditur iniuriatus, ideò quoties cumque sequatur homicidium, semper dicitur immediatè commissium,

Sanfelic. d. decif. 3 37. num. 50. Ultra alios citatos.

Proinde his, & aliis rationibus fexti communiori affentientium Calculo Doctores firmarunt, Maritum occidentem V xorem Adulteram ex intetuallo, & non repertam in actibus venereis puniri quidem, fed mitius. & extra ordinem, Bart. in l. Diuns ff. ad l. Pomp. de Parricid. Bald. conf. 312. num 5. lib. 4. Alex. conf. 140. num. 9. lib. 2. Afflict. in Costit. Regnisi Maritus num. 1. Rub. 46. lib. 3. Tusch. prace. conclus. lite. A. conclus.

A 4 143.

143. num. 31. Ruin, conf. 2. num. 7. lib. 3. Honded. conf. 104. num. 30. vol. 1. Bersaz zol. conf. Crim. 42. per tot. 10. Franc. de Pont. 98. num. 8. & feq. lib. 1. Marta vot. Pif. 206. per totum Giurb-conf.86.num. 19. & 21. Vin. decif 241. num. 26. & 27. Grammat.decif. 13.num.6. Gizzarell. decif. 18.num. 4. & 5. Sanfèlic.dec 264.n. 5. & d. dec. 337. per totu Mattheu de reCrim. d. controu. 12. nu. 21. & per tot. Thor. Compend.decif. Verb.occidens V gorem ante med.verf.alias fiex internallo part 3. feet. 2.

Et idem practicatum fuisse in diversis Orbis Tribunalibus testantur Caball. disto cas: 300. num. 45. & alios casus recenset similiter decisos Caluin. de aquitate 11b. 1. cap. 58. num. 18.30. &
31. Cyriac. qui loquitur in gravioribus terminis controu 105.
in sin. Maithau plures etiam casus decisos refert dista controu.
12. sin sin. & alios quamplurimos adducunt. Doctores mox ci-

tati .

Quæ benignior sententia sacilius amplectenda est, vt authumo quia sacum, de quo agitur, etiam, iuxta sensum sisci non sert secum circumstantias præsesentes tam rigorosam pænam. 3 Non quidem assumptio sociorum adhibitorum in homicidijs, quià sicitè potuit vti opera comitum, vt tutiùs potuisset morte vxoris suo honori consulere Castre n.cons. 27. lib. 2. Soccin. Iun. cons. 34. num. 12. lib. 2. Paris cons. 154. num. 7. & 8. vers. Quinimo, & num. 16. lib. 4. Capoll. cons crim. 4. fub. num. 13. 88 pet in-

numeros Caball.d.caf: 300.num.59.

Neque delictum in altiorem specie enchitur ex quo socios conduxit pacta mercede, quià licitè potest maritus, quod magis est, & sine comparatione admirabilius alijs demandate homicidium vxoris adulteræ mediante pæcunia, vt inconcuste sirmarunt Baldin l. Gracchus num, 5. G. ad l. Iul. de Adulter. Afflist. in constit. Regni lib. 1. Rubr. 8. de cultu Pasis num. 8: Mazzol. cons. 57. num. 18. Carer. Pract. crim. S. circa itaque num. 5. sub versad instar hossis versitamen Baldus folomini 192. de S. excustur nom. 13. versin tanta folomini 196. Alex. Rauden. var resolut. cap. 7. num. 5. versier mediante affassinio, Paschal. de Patr. Potest sib. 1. cap. 5. num. 23. versi qui dicit hanc vindictam, Viu. decis 197. num. 25. lib. 1. Mart. vot. Pisa. 206. num. 9. Gramm. super constit. Regn. simaritus n. 12. lib. 3. Capoll. cons. crim. 73. n. 11. versised hoc respondendum, Caluin. de aquitate lib. 1. capit. 58. num. 30.

militer nil turbat, quod Dominus Guido in ipfo adu fugæ potuerit vxorem, & Adulterum occidere repertos in caupona Castri noui, sed potius voluerit eos carcerari querens puniri iure medio, & non de facto. Quoniam negamus poruisse tuto verumq; interficere, quia etat folus, nec poterat fine vite discrimine eos aggredi, quia Amasius est viribus pollens, nunquam timidus, & nimis ad reliftendum promptus, dum ex dicto vnius testis in Processus fuga vocatur - Scapezza collo -nec eft credibile, nist fuiffet animofus, & interritus aggreffum effe tam grande facinus, aufum fuitle parcicipem effe fuge, & fociare elaribus viri profugam vxorem; Et apertins defumitur ab vna ex eius epistolis, in qua hortando Franciscam, ve in Lagenis somniferum medicamen admiscerer ad opprimendum somno virum, & domesticos, subiungit, quod quatenus presensissent, aperiret quidem lanuam, nam vel mortem cum ipsa subiturus effet, vel ab corum manibus cameripuillet, quæ indicant audaciam, & fortitudinem : Et licet vxor ester fæmina, hoc est imbellis, & timida, nihilominus Francisca nimis Procax, & audax siuc ob odium erga maritum, siuè ob iram conceptam ex carceratione Amasij Gladium stringir contra virum coram Birruaris cam carceraturis, & ne viteriùs progrederetur, necesse fuit, ve ab eius manibus ab adstante euelleretur, vnde non potuit ante carcerationem illorum quod medicatus fuerar, & fibi licebat, ad effectum. perducere, quia erat folus, & viribus impar; Deinde ad carceres adducta, & postmodum in conservatorio deposita, imposfibile ei fuit sum honorem vindicare, sed è Monasterio exgressa, & ad domum Perri, & Violantis redacta, primum, quo potuit vleus est, proinde habetur ac si in fraganti, & incontinenti cam interfecisset, Sanfalic dicta decif. 337. num. 58. in fin. 59.6 60. vbi quamuis maritus potuisset cam incontinenti occidere, & non interfecit, sed dissimulando quam citiùs potuit ab ignominia nece vxoris se exemit, & num.go.circa finem, Giarb.d.cons. 86.num. 19. & 21. vbi quia non agitur de iniuria personali, sed reali, vi supra dictum est.

Curavit eius capturam, & instetit, vt puniretur, ne adulteria, & Flagitia continuaret, & impotens ad aliud peragendum, quod confusio mentis, rabies invalida, & verecundia suasti inconsultò peregit, non vt sibi ius adimeret proprijs manibus recuperate honorem ammissum; Querelauit quidem, sed quia

occidere non potuit, nec ex illius carceratione, & punitione fuisser detersa ignominia, & abolita infamia, imò cum post illius carcerationem magis arceretur à cætu nobilium, semper acerbior reddebatur iniuria, & feruentius stimulabat ad reparandam suam existimationem, præcipuè augebatur animi mætor præsentiendo suisse regressam in DomumPetri, & Violantis, qui declarauerant non esse corum filiam, sed inhonessæ mulieris, vide augebatur iniuria permanendo in domo suspecta, vi paulo infradicetur, & proinde cadem causa militat sa post egressum, e Monasterio, quam ante carcerationem, & instantias sactas per Dominum Guidonem.

Parum etiam refert, quod Francisca permaneret in domo Viotantis de consensu fratris disti DominiGuidonis assignata pro
tuto carcere; Nam quicquid sit an de consensu ipsius Domini Guidonis edusta esset à Monasterio, de quo nullum verbum habemus in Processo, potuit id dissimulare, vi aditumo
habere potuisset ad eam occidendam, vi honor, eius reintegraretur, nec huiusmodi dissimulatio delictum auxisset, præcipue ad pænam ordinariam, cum certum ut absque illius incursu posse vxorem adulterio pollutam necari, quamuis modo maior modo minor pæna ingeratur, quo maior, vel minor
prodicio intercesserit, vi in Senatu Matritensi pratieari restatur
Matthau.de re crim.d-controu 12.0um 29.67 30.

Nec mæretur considerari citcumstantia loci dati pro Carcere, quasi quod læsa suerit Principis Custodia, quia, præterquam quod non dicitur esse in Custodia, qui detinetur in aliquo loco cum sideiussione de non egrediendo Angel. in l. qui in Carcerem sf. de eo quod met.caus. Capyc. decis 134. num. 4. Farinace. quast. 30. num. 38. & est text. non obscurus in l. succurritur en fin. sf., ex quib. Caus. maior. ibi - Custodiam autem solum publicam

accipi Labeo putat- & ibi gloff in verb. Putat.

Obiectum funditus corruit, quia circumstantia huiusmodi loci crimen non exasperat, quotiès committatur à Provocato, & ad propulsationem Iniuriz, vt in sortioribus terminis de delicto commisso intra Catectes Mar. Mus. decis. 245. part. 3. Merlin. Pignattell. controu. Forens. cap. 66. num. 28. & 29. Centur. prima.

Demum ob Homicidia Petri, & Violantis ex supra dedusis augeri Poenam non poste credimus, quià eadem causa Honoris,

guæ

quæ impulit Dominum Guidonem, coegit etidm perdere dichos coniuges. Parcantinterim Defunctorum Cineres, si ea, quæ supra retuli, & quæ dicturus sum, videantur turbare corum Pacem, quia non Odij somes, nec Iræ impulsus, quorum cansas procul habeo, suggesserunt, sed Desensionis necessitas non vno titulo assumptæ compellit omne, quod ad

finem exoptatum conducit, in medium proferre.

Dixi, &, vt puto, non immerità Dominum Inquisitum prosilysse ad veriusque Internicionem morum simpliciter iniuria. de directo lædente suam æxistimationem; Post enim paucos menses à die Matrimonij contracti cum Francisca, quam esse eorum Filiam profess fuerant, non crubuerunt declarare non effe talem; Hinc est inevitablle Dilemma; Aur verè, & realitèr fuerat ab ipsis genita, & cogenur fateri, negando postmodum Filiationem, impressisse maximam Injuriam Honori, & existimationi Domini Inquisiti& elicitur magnum odium. & Liuor in eis contra cumdem, quem, vt Ignominia afficerent, veluti desponsasset Filiam vilissimæ, & inhonestæ Mulieris, non curatunt de honestare propriam Filiam; Hoc vnum est, quicumque agnoscit Dominum Guidonem, appræhendet Matrimonio le copulasse cum Puella ne dum disparis, sed etiam infimæ, & inhonestæ conditionis, quod summoperè lædit æxistimationem totius domus.

Aut in veritate Francisca procreata suit ab incerto Patre, & in lucem ædita per inhonestam Lotricem, & non poterit negari non suisse maiori iniuria affectum inurente notam insamjæ, tum respectu Natalium, tum quia solent Filiæ non dissimiles esse Matribus Gephal.cons.140.num.30.Farinatc.cons.24.num.
15. & quæst.136 num.99.Bossin Pract.tist.de Plur. violent. nu.
68.in fin. Et est text.in cap.si gens Anglorum 56.dist. ibi de tali commixtione meretricum, estimandum est, degeneres Populos, & Ignobiles, & surentes libidine - Et vinam experientia nos non docuisset

Credidit Infælix vir nubere Filiæ Petri, & Violantis ex legitimo Matrimonio natæ, & nihilominus opera, & fallacia dictorum coniugum nupfit Puellæ deploratæ conditionis, conceptæ ex inhonesta Matre fornicario coitu; Hinc delumi fas est, cuius qualitatis essent coniuges prædicti, qui, vt fraudarent legitime vocatos ad Fideicommissum partum vilissimum.

suppo-

supposuerunt, immemores Reos factos esse vitimi supplicis L. prima, C. ad leg. Cornel de fals Marsiland si mulierem num. 3. ff. ad leg. Cornel de Sycar. Io de Ananin cap. Ad falsarium num. 11. in fin de Crim. fals Bossin Pract. vit. de Parcu supposito num. 1. Boer. decis 82. num. 8 in sin. Afflitt. decis 404. num. 17 in fin.

ver f. Item in eo Peguer. decif 80. num 8.

Non erit igitur difficile creditu que Francisca in Epistola suppositit suo Leuiro, quod prædicti coniuges, & si ipsa benetractaretur instabant quotidiè, ve virum, Cognatum, & suocrum
veneno perderet, & incendio Domum consumeret, quæ licèt
pessima sint, adhuc peius consistium, eriam in vim obedientie,
dederunt, ve scilicèt post eozum discessum ab Aretio captaret Amassum, ipsoque Comite à Domo viri divertendo, se
conferret ad Vebem, prout veluti obedientissima Filia nimis
quippè prompta patuit mandatis. Quis igitur negabit, nonesse tribuendum huius modi Ausum temeratium, ex quo notorium sactum sint obbrobrium dissus signitur nontorium factum sint obbrobrium dissus con Comiugem? Nec
fuit dissicile persuadere Puellæ ea, ad quæ propensa erat in-

ftinau originario, & exemplo Matris.

Ad quid autem tam anxiè desiderarent Coninges regressum. Francisca ad corum Domum, non est meum divinare, non tamen possum mili persuadere, quod mouerentur ex mera. Charitate, vt scilicet se eripetet à malis tractamentis, dum. fatetur Francisca in dicta Epistola ducere vitam tranquillam, virum, & Domesticos cum ea optime agere, & ea, quæ Reuerendissimo Episcopo supposuit fuisse falsò commentata. dictis conjugibus. Scio insuper, quod si vir notum habens Adulterium Vxoris, camque Domi retineat, notam, & Poenam Lænocinij cuitare non potest L. 2. S. Lenocini, l. Mariti Lenocinium ff. ad leg. Iul. de Adulter. l. 2, Cod. cod. Manoch. de Arbitrar.caf. 5 34.num. 2 3. Farinacc.queft. 144.num. 94.6. 98. Si ergo, ve dicti conjuges exagerabane, Francisca non erat corum Filia, cur eam post detectum manifeste Adulterium in domum tenerissime receperunt, &, vr ita dicam, in sinu confouerunt nedum vique ad æditionem Partus, sed etiam vique ad mortem? Et veinam ibinon perdurassent Amores cum Relegato! dum ad simplex nomen illius, percepto à pulsantelanuam, quod redditurus erat Epistolam dicti Relegati, statim patesa a suit Ianua, sa Qus suit aditus Marito ad recuperandum Honorem, nam si dicti Coniuges male sensissent Adulterium Francisca, horruissent quidem sine dubio nomen Adulteri, & omnem astruxissent viam mutux correspondentix; Ex quibus euidentissime patet, continuasse causambonoris læsi in Domino Inquisto, imò nouas causas emersisse eius dem speciei, quia omnes tendebant ad deturpandam eius axistimationem.

Nec quicquam facit, quod plures Causas odij recenseat Dominus Inquisitus tâm contra Franciscam, quâm contra Coniuges, quiasi bene perpendantur, omnes coincidunt, & rediguntur ad originalem Causam, nempè Honoris lessi, Vicumque sit, quandò Causa sunt inter se compatibiles, adhuc vrgentiori, & pinguiori actus sequtus tribuendus esset Ros.cor. san.mem. Alex. VIII. dec. 168. nun. 5. & in puncto, quod concurrentibus pluribus causis, Homicidium reseratur, & tribuatur causa Honoris, & non alijs Masthau.de re crim. d. controu.

11. num. 38.6 29.

Quam obrem puto, quemlibet Cordatum Hominem debere fateri iustissimam causam habuisse occidendi prædictos Coniuges, & inftissimum dolorem fuisse excitatum, atque in dies audum humana consideratione, quod non nupsiffet illi, nifi deceptus fuisset à Vaferrimis Coningibus; Et prædicis additur, quod aut Partus æditus fuerat conceptus ex Adultero, vt D. Inquisitus credere poterat, nesciens in suga Vxorem effe prægnantem, & non possumus negare, ex partu prædicto non fuisse nouam causam excitatamisue Priorem renouacam; Aut genitus fuerat à legitimo Patre, & quis negabit, ab illius occultatione irasci denuò non debuisse ammissione Filij? Ex vtraque caufa maximus dolor conceptus, cui est vis maxima, excusationem maretur, adeout quamplurima Delica atrocia justi doloris impulsu perpetrata à quauis pœna impunita remanserint, vt notant Alex.ab Alex.in Summ.4.par.g.86.membr. 3. art. 1., Tiraquell. de Pan. temperan. Cauf. 1. num. 16.in fin. Quod etiaminnuit text, in d.l. Gracchus C.ad l. Inl. de Adulter. ibi - Tamèn quia nox, ordolor iuftus factum eius relevant. po reft in exiliam dari - Harprett.in S. Item lex Cornel.de Sycar.n. 212. Instit.de Publ. Ludic. Abbas in cap.olim num, 6.de Rescript. Angel. in l.f. Adulterium S. Imperatores nu. 2. ff. ad leg. Iul. de Adulter.; Rimin.lan.conf. 136. fub nu.6. inter conf. Crim diverf. tom. primo, BerBertazzol.conf. 243.num.7.& conf. 286.num.6.& conf. 505.nu. 30., Giurh.conf.86 nu 8.Verf. Et vbi iulto dolore Prat. Respons.

25.num.41. Conciol. Alleg. 87. num.4.

Et non semel in contingentia sacti euasterant Impunes qui iusto dolore moti apposuerunt manus etiam in Innocentes; Mulier enim quædam Smirnea Virum, & Filium ex eo conceptum intersecerat ex quo Vir perdiderat silium suum primi matrimonii, accusata deinde apud Dolabellam Proconsulem, neque duabus cædibus contaminatam liberare, neque iusto dolore impulsam condemnare voluitssed remisit ad Areopagum Sapient issimorum Iudicum Cætum, vbi, cognito de Causa, responsum suit, vt ipsa, & Accusator post centum Annos redirent,& sie duplici Parricidio Rea, quamuis etiam Innocentem occidisset, vndequaque evasit Impunis, vt refert Valer. Max. Dictor. factor. memorab. ib. 8. cap. 1. de Public. ludic. vers. Eadem basitatione, Tiraquell. de Pæn. temperav. d. Gaus. 1. nu. 17. circa med. Menocch. de Arbitrar. cas. 35 6. num. 60. Cyrtac contr. 105. num. 39. Gramm. dec. 5. num. 23.

Similiter Vxor, quæ mandanerat Homicidium Viri ob iustum.
dolorem ex denegatione debiti matrimonialis fuit Pæcuniaria mulcta punita, & ad temporalem permanentiam in Mona-

flerio, ve testatur Cyriac,d Controu. 105. in fin.

Hæc sane procederent, quoties Dominus Inquisitus esset des prædictis consessa, vel segitime convictus, quorum neutrum assirmari potest, multò igitur magis admittenda sunt, dumfatetur dedisse dumtaxat ordinem ad incidendam factem. Vxoris, vel ad strissandum, & si Mandatarij mandatum excessissent, non vique de excessu teneretur Decian. tract. crim. lib. 9.cap. 36 nu.6. Vers. Et Ego unum defendi, Clar. S. sin. quast. 89. num. 5. Menoch de Arbitrar. cas. 352. num. 3. Farinacc. qu. 135. num. 156.

Socij, & Comites illum nominant, & profitentur cædibus interuenisse; sed præterquamquod Fiscus prætendit in quam plurimis veritatem occultasse, non patitur Æquitas, vt eorum Depositione seindantur, & pro patte tantum accipiantur, cum mendax in vno, talis censeatur in omnibus; Exhuberaret ad adimendam eis omnem Fidem, quod in Tortura coram ipso maculam non purgauerint scace. de Iudie dib. prima cap. 86. num. 56. Farinace. q. 43. num. 134. & seg. Cartar. Prast. Interrog Reor.lib.4.cap-1.num.14., Honded.conf.100.num.2,&16.lib.1.Caball.Refol.crim.Caf.85.num.11.

Licuit ad defensam institus Nobilis Viri currenti. vetaiunt, Calamo hæe deducere præ temporis angustia, quæ non passa est alia sundamenta cumulare, quæ paruo labore, & forsan non inutilitèr coaceruari poterant, quàmuis credam exhuberantèr satisfactum esse obiectionibus, quæ pro parte Fisci excitari possent.

Quare &c.

H. de Arcangelis Pauperum Procur.

Illustriss. & Reverendiss. Domino GVBERNATORE

In Criminalibus

Romana Homicidiorum.

PRO

Domino Guidone Francischino Carcerato.

CONTRA

Fiscum .

Memoriale Facti, & Iuris .

Romæ, Typis Reu. Cam. Apost. 1698.

Romana Homicidiorum.

Illustriss. me, & Reu. me Dñe. Ex Pro-ceffu fa-

bricato in hoc eodem Tribunali, & ab ipsomet D.meo Venturino Iudice præsentis Causæsatis, superque constat de Adulterio commisso per Franciscam Pompiliam Vxorem D. Guidonis Francischini Nobilis Aretini cum Canonico Caponsacchio, cùm quo conspirantibus eiusdem Franciscæ Pompiliz Genitoribus, quamuis hic in vibe degentibus, tradito priùs somnifero eidem Domino Guidoni, totique eius Familiz noctis tempore eadem aufugit è Ciuitate Aretii Vrbem versus, ità, ve memoratos Canonicus suerie hac des Causa Relegatus in Civitate Vetula cum expressione fasta in Decreto dicta Condemnationis Cognitionis Carnalis eiufdem mulieris: Coostat etiam de dico Adulterio ex aliis infacto deducendis per Dominum meum Procuratorem Pauperum, ità, venullus remaneat hæsitandi locus supèr hoc, quin potius prædiaum Adulterium dici possit notorium hic in Vrbe, in Patria dici D. Guidonis, & in vniuersa Hetru-

Hoc stante tute afferere possumus, quod quamuis idem D. Guido effet confessus de nece Inflicta dicte sua Vxori, cum complicitate, & Auxilio Blasi Augustinelli de Civitate Plebis, Dominici Gambassini de Florentia, Francisci Pasquini de Castro montis Acuti, & Alexandti Baldeschi Tiphernatis ; non proptereà veniret puniendus Poena ordinaria, sed mitiori, ex Rescripto Diui Pij relato ab Vlpiano I.C. in l. si Adulterium 38. S.Imperatores ff.ad leg. Cornel. de Adulier. & à Martiano pariter I.C. in l. prima S.fin ff. ad l. lul. de Sicar. Verobio; enim dicitur, quod humili loco natus in exilium perpetuum datur nobilis verò ad tempus relegator; Ignoscitur siquidem Marito tunc influm Dolorem exequenti, ve suppetit idem. Vulpian. in l.f. quis in grani.S. f. quis moriens in fine ff.ad Sen. Confult. Syllan. Difficillimum cum fit illum temperare, ve habeturin decta l. si adulterium cum Incesta 38. S. Imperatores, ff. ad leg. Iul. de Adulter.

Et ità conciliando Antonomiam leg. nec inea 22. ff. eodem Tit. benè declarat ibidèm gloss, in verbo omnem, & in ditta l.prima

A S.fin.

Framini

S fin.v. Referipfit, verf. fed videtur, ff.ad leg. Cornel. de Sicar. & in dicta l. fi quis in grani. S. si quis moriens, verbo Ignoscitur.ff. ad S.C. Sillanean. & tenuerunt Doctores communissime, signanter Alberic. Rayner. & cateri feribentes in l. Gracchus , Cod. ad leg. Iul. de Adulter, Angelin dictal. si Adulterium cum Inca-Au. S. Imperatores, num.primo, & 2. ff. eodem, Parif. conf. 154. num.primo, & 2. lib.4. Giurb.confil. 86.num. 9. Soccin. Ian. conf. 34.num.5. & fegglib.2. Bertazzol.confel. Crimin.42. nu. primo, Tiraq.leg. Connub. 12. sub num. 3. Angel. de Malef. in verbo Che hai adulserato la mia Donna, verf. aduertas tamen, pagi na enibi 1 18. à tergo, Neuizan Silu. Nuptial. lib. p. verbo non est nubendum,num.93.& feqq.Gomez.ad leg. Tauri 80. numer. 51. ver s.vnum tamen eft, Deciansrad Crimin.lib.g.cap. 15. nu. 38. Menoch. de Arbitr.caf. 256. numer. 89. Folter. prast. Crim. verb. dentar Capitula, quod suffocauit uxorem, num.6 z.fol. 280. Farinacc.queft. 121.nom. 5 9. & 60. latissime Caball. Resol. Crimin. caf 300.num.5. & pluribus fegg. Matthew dere Crimin. controu. 11 num. 8. Donde Confult. 97.num. 1. & 2. Sanfalic. decif. 3 37. num. 9. dexart. plures alios allegans decisione Sardin. 57. per

Quamquam adhoc, ve mitigationi didæ Poe ve locus esset, necesses quidem non haberemus, quod Adulterium vxoris suisset, prout est, concludenter probatum; sufficeret enim, quod versaremur in simplici suspicione glossini. Divus Adrianus in siguratione Cassus, si erat sorte verum, deportatur in Insulam-fi. ad leg, Pompeiam de Parricid. Innoc in cap, si verò sub num. 1. vers nec laicus dubitaret, é vers. verses se boc probabiliter dubitaret de sense excomm. Arestin.con fil. 85. num. 55. Grammatic.cons. 18. num. 5. de cons. 29. num. 2. Farinacc.cons. 35. num. 2. idem Grammatic.decis. num. 10. Vbi de eo, qui se iactauerat velle carnaliter cognoscere sororem occidentis, quod iustam suspicionem, & Timorem amissionis honoris dicitur incussisse ad euitandam Poenam ordinariam homicidii, optime Donde. dieta consult. 97. num. 5.

Nec verum est, id, quod aliqui Dostores assirmant, quod necesfarium sit, quod Maritus vxorem depræhendat in Adulterio, illamque incontinenti occidat, in quibus Terminis inquiunt loqui supradi sas leges, secus autèm si ex Intervallo, vt per Dostores allegatos per Faringee, qui illos sequi videtur dista

quak.

quaft. 12 1. à num. 111. Vfque ad 118. & conf. 141. per tot. vol. 2. Contraria enim opinio est verior, communior, & in praxi tenenda, vt benè consulvit Marfil.conf.105.num. 31.6 fegg. vbi pro defentione cuiusdam Nobilis, qui ex Internallo occiderac alium, qui se desponsauerat per verba de futuro cum cius sorore, illamque tenuerat per tres meules , & deinde refurauerat, propter quod magna fuerat irrogata Iniuria, & Ignominia eius familia, & toti Cognationi, adducit supradictas leges loquentes de Marito occidente Vkorem fuam Adulteram, Bereazzol. dicto conf. 42. num. 8. & fegg. ofque in finem, vbi ponit Casum in eo, qui vxorem Adulteram intersecerat, & posteà ad sui defensionem probauerat Adulterium ex gem i. nata eiusdem Vxoris Consessione, & Claudius filius in Addit. testatur dictus Occisorem suisse à Prætore Mirandulæ Bannitum ad tempus, & posteà lapsis aliquibus mensibus à Domino Duce Mirandulæ reuocatum, In. Franc. de Ponte conf. 98.nu. 27.6 Segq Vol. 1. repetit. Subrus dec Sanfel. 337. Sub nu. 87.6 Segg. Afflitt. Super Conft. Reg. a. lib. z. Rubr. 4 6 Sub n. 1. vbi relata Constitutione Regni - Si Maritus - concedente impunitatem Marito occidenti Vxorem, & adulteram dummodò ambos in ip fo actu adulterii, & fine vlla mora occidar, inquit, quod fi non cocurrant huismodi requifita, Maritus exculatur à tato, non autem à toto, & sie mitius punitur , @ num. 3. 1ationem redditiquia vbicamque quis iusto dolore motus commist delictum, pana debetaliquantulum remperari, iuxta. pradictum Textum int. fi quis ingraui S. fi quis mortens, verf. marieus ff. ad Sen. Conf. Syllanian. & alios, quos ibidem allegat, fequitur Carer, pract. Crim. S.g. exeufatur maritus nu. 10. fol. 170. Caball.d.ref. 300. num. 24. & duob.fegg. vbi : ac num. 36. testatur ita vidisse observari in fatri contingentia. Cabrer. de metu lib. 2. cap. 45. num. 13. verf. que quidem fententia Bellen. de potest, cor que finnt in continenti cap. 20. nnm. 6.vbi quod ita statutum fuit per Senatum Mediolani Matth. de re Crim. controu. 12. à num. 7. Vfque ad 17. & num. 21. vbi quod ita observant eun a fere tribunalia Mundi, & numeris segg. Usque in finem, & de Regimin. Reg. Valent. cap. 8. S. 8. num. 65. vbi quod ita fuit iudicatum per Regium Senatum, & num fegg. Ufque ad 70. vbi fub num. 69. adducit pulcra verba Theodorici apud Caffiodor. lib. I. variar. epiftol. 37. ibi -Quis enim feras hominem ad leges trabere, qui matrimony nifus

eft Iura violare? Feris infitum est copulam fuam extrema concertatione defedere, dum omnibus ell animacibus inimicam, quod naturalilege dannatur; Vidimus Tuuros faminas suas cornuali concer tatione defedere, Arietes pro fuis onibus capitaliser infautre equos adiunctas fibi faminas Colapbis, ac morfibus vindicare, ita pro copulatis fibi animas ponunt, qui verecundia non mouentur. Home ausem quemadmodum patiatur adulterium inulenm relinquere, quod ad eternum funt dedecus cognoscitur commissie? O. ideo fi oblata petitionis minime veritate frandaris, & genialis Thori maculam deprahensi adulterij sanguine diluisti, nec sub pratextu Cruenta mentis, sed causa pudoris intendis ab exilio, quod sibi constat inflictum , tepracipimus alienum, quoniam pro amore pudicitia porrigere ferrum maritis non est leges calcare, sed condere - Nouar. in Summ. Bullar. par. 1. Comment. 72. snb num. 81. verf. ex que adulterie, Baldaxar de Angelis in addit. ad Gizzarel. decif. 18. num. 5. Carol. Anton, de Luc. in addit. ad Defranch. decif. 678. num. 8. ad fin. verf. maritus, vel pater Donde. d. confult. 97. à num 10. vique in finem vbi in verf. & hac med interpretatio, ; inquit, quod ifta interpretatio manifeste probatur authoritate à Gloss. in cap.ex littererum 4. de eo, qui dux. in matrim. quam pollati per adulterium, cuoenim in Textu dicanturilla verba vxorem tuam in adulterio. depræhensam Glos. in V deprahensam, explicat , idelt conuictam , Mart. vot. fen decif. 206. per totam vbi num.4. quod ifta opinio est multum iusta, aqua, & communiter tenta Mata dec. Sicilia 61. num 11. & 12. & in Calce ponit resolut. Magnæ Curiæ d. Regni, per quam maritus fuit damnatus ad ttiremes per septennium, idque attenta circumfiantia, quod vocari fecerat Vxorem per filium, extra mania Ciuitatis,ibig; illam interfecerat , & eius Cadauer pofted repercum fuerat, comedi à canibus Dexar. decif. Sardin. 5, per totam, vbi in fine teltatu rsic fuisse decisum in Sacro Regio Pratorio, condemnando maritum dumtaxat in exilium , Santalic, deaf. 237. num. 12.6 13. vbi quodimò concurrente Qualitate Persona tuerunt à Regio Consilio Neapolis absoluti quidam nobiles lunenes, qui occiderunt vxores ex internallo, & ex vehementisuspicione Adulterij, ad quorum fauorem scriplerunt doctores primæ classis, quorum allegationes idem Author ponit subtus dictam suam decisionem , & quamuis aliqui ipsorum sucrint damnati ad remigandum, inquid, quod học

noc processit ex causa abscissionis genitalium de sacto secutæquia nempe id facientes reputantur inimici naturæ, satissime Panimoll. desis 86.n. 20.6 pluribus segg. Caldero decis 42.n. 16.& 17. vbi quamuis ipse in antecedentibus. n.n. in nobis contrariam inclinarent opinionem, viso Matthau supra por nos al-

legato cum illius opinione pertransit.

Etratio est cuidentissima, quia huiusmodi iniuria recepta per viros ingenuos, præsertim nobiles, cisdem semper est præsens, semperque cor premit, & vrget ad vleiscendum ob amissum honorem recuperandu, vt benè animaduereit Giarb. d.cons.86.num.19.8ellon.de potest esrum, qua siunt inconsin. deto cap.20.num.6.Carol. Ant. de Luca in addit.ad Franch. dista decis.678.num.8.ad sinem, versimarisus. vel Pater, Sanfelic.d. decis.337.seù melius in prima allegat. subsus distam decis. num.

50. Panimall.d.dec. 86.num. 2 1.6. fegg.

Quemadmodum semper, & vhicumque agitur de homicidio commisso ex causa honoris non esse locum poena ordinaria, fed eam arbitrio Iudicis mitigandam, ettam, quod illud fequutum fucrit ex internallo, & post multum tempus ex supradica ratione firmant, & decisum reserunt Grammatic.decis.s. 623.Gizzarell.decif.18.num.4.vbi quod ità lemper fult ludicatum per Sacrum Consilium Neapolitanum, & quod hac opinio semper fuit à majoribus nostris recepta & num. s.ibique Baldax. de Angel.num. 1. 6 fegg. Prat.responf.crim. 25. num. 15 in fin. Adden. ad Pascal.de wirib. Patr. potest.par. 3. sap. 6. S.congruit pag. 343. Vermigl.conf. 37.num. 11. Ros. Genuen. vot. 12. fab num. q. verf. & est adeo prinilegiata, post Cenfal. ad leg. un. Codic.fiquis Imperat.maledix. Campan.refolut. 16. nu, 5. vbi quod ità fuit Iudicatum per Magnam Curiam Vicarigouamuis ageretur de homicidio post bicagium, & proditorie commileo à duobus fratribus in personam Adulter eorum Sororis Consobrina, Cyriac.controners. 104.num. 73. vbi de homicidio commisso per vxorem in personam mariti ex causa, quod retinebat Concubinam, & eius Honori insidiabatur, & dicit, quod infeus dolor cum habeat tractum successionm ratione vltimi doloris, vltio semperdici debet segunta incontinenti, Polic.de Reg. Andien. tom. 2.tit. 10.cap. 7.nu. 30.

Suppetit quoque alia ratio à Doctoribus considerata, quia scilicet iniuria, per quam honor læditur, non est Personalis, sed realis, quæ proptereà propulsari potest quadocumque eriam

3 post

post la psum longissimi temporis, vt in nostris terminis Giurb. d.cons.86.num.20.& 21.10. Francisc. de Pont. ditto cons.98.num. 29 & seq.lib.1. repetit. subtus d. decis Sanfelic. 337. sub nam.87. vers.nam.cum siat. & n.seq. Cabrer. de met. d. lib. 2.cap.45.vers. pungit pro hac sententia, Marta d.vot, seù decis. 206.num. 10.Pa-

nimoll.d.decif.86.num.27.6 fegg.

Cum igitur habeamus tot Classicos doctores viuissimis rationibus firmantes homicidium commissum etiam ex internallo in Personam vxoris, & alterius cuiuscumque Persona ex
causa honoris non else puniendum poena ordinatia, sed mitiori, & viterius dicti Doctores testentur sic fuisse iudicatum
in Tribunalibus, in quibus ipsi versati fuerunt; nil prosectò
curandum est de contratia opinione Farinacca. quass. 1210 d
d.cons. 141. quià euidentet dignoscimus ipsum loqui contra
communem, & in Tribunalibus magis receptam opinionem
Valenzuel.cons. 139. num. 25.6 26. Rot. recent. decis. 464. num. 8.

part.5.tom.2.

Viterius animaduertendo, quod idem Author in conf. 66. num. 5. contrarium tenet, præsertim se fundans in dispositione Texsus in leg. Dinus Adrianus ff. ad leg. Pomp. de Parricid vbi Pacet occidens filium non repertum in actu venereo cum noverca, sed in venatione, & in Siluis, & sic internallo non mortis, sed de portation s poena punitur, cuius Textus dispositionem pariter pro Corroboratione huius nostræ opinionis adducunt plærique ex præcitatis Doctoribus, considerando et a ... good idem Author in ditta queft. 121. dubius hæsit, ve in num. 118, vbi fatetur, quod pro hac nostra opinione multum stringit luprà relata ratio, quod causa honoris, & iustus dolor semper cor premit, ideoque ait in contingentia facti seruari debere dispositionem Textus in leginon puto ff. de Iure Fifei vbi Modestinus Iuris Consultus inquit se non putare delinquere eum, qui in dubijs quæstionibus coatra Fiscum Facile responderit, & Farin. sie dicentem refert, & sequitur in his terminis D. Raynal. parce 2.tap. 2. \$.4.nam. 156.

Cauendum autem est ab eo, quod asserie idem Farinace.d. eons.

141-in fine, quod scilicet sua opinio suisset, ve ipse percipere
potuit magis approbata à Sacra Consulta, quia cum, ve ipsemet fatetur, dubitatio tune non fuerit proposita, ipse non poterat diumare quid cuenturum fuisset si proposita suisset, &
reuera sapientissimi PP. dicti supremi consessus cum illius

opinione non transeunt, sed contrariam nobis fauorabilem. servant, ve ex resolutionibus, quæ emanant in dies; itaenim seruatum fuit die vigelima quinta Martij 1672. cum Carolo Falerno qui damnatus fuit in extraordinaria pro homicidio patrato in personam Francisci Dominici; quem inuenit egredientem ex Ecclesia, ad quam ne accederet præmonuerar suspicatus, quod Vxorem ad sectaretur, simili modo cum Carolo Matarazzo sub die 15. Augusti 1673. qui vxorem interfecit ex ea rusticana suspicione, quod Pattus supputata ratione mensium suz absentiz esset suspectus de non legitimitate, cum tamen ea suspicio in sacto non adeò veritati responderet, & in lure sit res prorsus fallax, & humano intellectui imperuia ad text. in l. 1. \$. 14. ff. de agnosc. & alend. lib. & ibi feribentes , & opeime ratiocinatur Rot. in Auenionen. dotationis 3. Marty 1692. § fed cum hodie coram R.P.D. meo Caprara.

Sicuti etiam in homicidio ex infidijs, cum Archibusiata commisso in personam Thomæ Bouinia Francisco Mastuccio de monte S. Ioannis persona vilissima ex Causa simpliciter tentatæ pudicitiæ eius sororis, de quo constabat per duos Testes de auditu ab ipso occiso die 4. Septembris 1692. pænam tritemium perpetuarum, in quam sub die 12. Iulij antecedentis dictus Mattuccius ex indicijs vrgentissimis condemnatus suerat moderata est Sac. Consulta Poneute bo. mem. R. P. D.

Ratta.

lure maque meritò idem Farinace.ex professo consutatur, & reijcitur à Manh.de Re Grimin. d. resol. 12. num. 22. & à Dexart.

d. dec.s. prasertim num. 16.

Et hæc nostra opinio eò facilius recipienda venit, ponderando, quod maritus indignatur plùs de adulterio Vxotis, quàm si silvus occidatur plenè Io: Lopez in Rubr. de donat. inter virum, & Vxor. \$.78. num. 3. cùm seq. Boss. de Cois. damn. & punibil. num. 46. Cabal. resol. crimin. cas. 15. num. 9. & dist. cas. 300. num. 10. Nouar. in Summ. Bullar. dista par. 1 commentar. 72. sub num. 81. Mut. d. dec. 61. num. 1. quinimò, & magis, quàm si strupetut silia, Nevizan. Silu. uuptial. si. 1. verb. non est nubendam num. 30. Paschal. de vir. patr. potest par. 1. cap. 5. num. 34. vers. & de hoc Crimine, Nouar. d. commentar. 72. sub d. num. 81. adeò, quod si maritus de adulterio Vxoris nos. conquetatur, præsumitur Leno, vt prosequitur Pascal. vbi

proxime; Adulterium fiquidem Vxoris offendit non solum. maritum, sed totam cognationem denigrat, & maculat, vt Inquit Roman, conf.451. num.10. Boff. d. tit. de coit. damn. & punibil. n.44. Nouar. d. Commentar 72. fub d. n.81. quod contigisse in prelenticalu manibus palpatum est: Dominus enim Abbas Paulus frater D. Guidonis coactus fuit non folum vrbem deserere in qua summa cum laude vixerat per multos annos, sed transgredi staliam, quià nimirum per huiusmodi adulterium summum Dedecus consequirus fuerat, aded, vt chm Indicialiter prosequeretur illius Causam ipsi accidit. quod mouerit risum, & cachinnos fere in omnibus etiam. fensatis, & cordatis viris; non tamen dicam in insismet Iudicibus, quemadmodum in his etiam contingere consuevit Teffe Gaftr. conf. 277. sub numero 3. verf. fed nec Iudices lib.2. fequitur Neuizan. Selu. nuptial. lib. 1. verb. non est nubendum fub num.94. Cabal. diet. caf.300. num.17. Masth. dieta contr. 12 num. 25. Boer. dec. 298. num. 1. Calderò d. dec. 42. num. 6.

Prædicis nullatenus obstaret, fi, citrà veri præindicium, admitteremus (prout Fiscus prætendit) quod idem D. Guido Vxorem occidisser cum Complicitate, & auxilio prædictorum Blassi, Dominici, Prancisci, & Alexandri adhuc effeaum coadunatorum, quià id ei facere licuisset, ve commodius . & tutiùs de illa vindicam fumeret Bald. in cap. vliim. num.6.circa finem , de Iuram. Calumnia, Caftrenf.in leg. Refectiomis num. 4. Cod. Comm. Pradior. Iaf.in leg. 1:5. V sufructarius, num.5. ver s. secundo notabiliser limita ff. de oper. nou. nuncias. Caffrenf.conf.277.num, 3.lib. 2. Cepoll. conf. Crimin. 4. num. 13. verf. fecundo similiter , & num. 14. , & 15. vbi refert id fuille Iudicatum per totam Curiam Verona, & num. 16.6 feq. vbi quod ifta eft veritas, & conf.73.num. It., & de feruit. Vrban. pradior cap.23.num. 11., vbi pariter, quod ità fuit iudicatum, & guod hoc est menti tenendum, Rolan. conf. 34. num. 8. & sequentibus, Usque ad 18. lib. 2. Soccin. iun.conf. 34.num. 12. & feq. vol. 2. Parif. conf. 154. num. 7. vol. 4. Ic: Franc. de Pont. cons. 98.num.31., & segg. lib. 1. quod est repetitum in Calce dicta decisionis Sanfalic. 337. num. 89. , & feq. Marfil. lingular. 175.per tot. Io: de Arnon. fingular, 85.pariter per tot. Caffan. ad Confuet. Bur g. Rub.s. S. 1. tit. defrentes n. 43. pag. mihi 815. Neuizan. Sylu. nuptial.lib. 1. ver non est nubendu n. 98. Gomez ad leg. Tauri 80. num. 62. Caball, refol, criminal. d. cal- 300, num. 58. cum feq. & num. 75. Mars, vot. feu decif. 206. num. 9. Garz decif.71.per tot. Et

Et quidem etiam quod prædictos homines conduxisset mediante pecunia, Bald. in leg. Gracebus sub num. 5. Affliet. super constit. Regni lib. 1. rubric. 8. num. 30. & lib. 3. rubric. 46. num. 3. & 4. & vtrobique testatur se ita practicari vidisse, Carer. practic. criminal.in 3.1rast. de homicid., & assassin 5.8. excusatur Pater num. 13. fol. 169., & 8. 9 excusatur Maritus num. 11. fol. 170. à tergo Mart. ditto vot. seu decis. 206. eod. num. 9. cùm

alijs allegatis infrà S. Et in fortioribus .

Non autèm Causa honoris cessat respectu homicidiorum dictorum Soceri, & socrus, sante enim conspiratione habita in Adulterio per siliam commisso, ipsi sucrunt in Causa iniuria, & ignominia, qua ex eo resultarunt in perniciem honoris, & existimationis Domini Guidonis Generi, & respectue Mariti, proptereà sicuti ipsi de lure puniri debuissent eadem pana qua Principalis iuxtà Textus expressos in leg. Qui domum, vois Gloss. Es sa sanicis, cùm leg. Sequenti st. ad leg. Ius. de Adulter. Es in leg. 1. §. Fin st. de extraordinar. Crimin. Nats. cons. 15 1. per tot. vol. 1., Pascal. de vir. Patr. potess. pare 2. cap. 10. numero 20. Ità, & sufficientem Causam dederunt cidem Domino Guidoni de illis viciscendi.

Addito insuper, quod, vt in facto probabitur, & affeiuit in suis Constitutis ipsemet D. Guido,ipsi aliud prziudicium intulerunt existimationi eiusdem mediante lite Civili per ipsos intentata suppositionis partus dica Francisca Pompilia, cuulgando etiam, & distribuendo non solum hic in Vibe, sed etiam in Patria ipsius mordacissimas scripturas confectas, quin etiàm impressas super cadem lite, ità, ve negari nonpossit, quin Dominus Guido ex hoc etiam iustum dolorem, & Prouocatione concepérit, & iustam Causam habuerit sumendi vindictam ad Textum in cap. t.de is, qui fil. occid. vbi Alexander Tertius rescripfit Episcopo Tornacensi, quod mulierem, quæ filium interfecerat co, quod fibi à Marito exprobaretur illum elle conceptum ex Adulterio, detruderet in Monasterium. In delictis enim, in quibus etiam Iracundia non excusat, adhuc delinquens in iracundia, que ortum habuit ex iulto dolore venit aliqualiter excusandus, vt ex prædicto Textu notat ibidem Gonzal, num. 2. & firmat Menoch, de Arbitr. caf. 356.num.59.

Absque co, quod ex his Fiscus prætendere posit incurlum pænæ in Alexandrina constitutione appositæ, quià delictum in præsenti non potest dici commissum in odium litis, in qua. D. Guido sententiam sauorabilem ab A. C. Thomaso reportauerat, canonizatam etiam a supremo Tribunali signaturæ iustitæ, sed potibs ex iusto dolore proueniente ex dicta Ignominia etdem resultante ex dicta Partus suppositione, atque ex prouocatione ab esidemmet occisis sacia mediante dicta euusgatione, & distributione seripturarum, & conspiratione prædicta ad sugam eius Vxoris; cum seisted dicta constitutio non interes, voi dolus non interuenit, sed ex Parte offensi aliqua præcessit prouocatio, ve satissimè sirmat Farinace. cons. 67-por tot. voi in calce ponit per extensum decisionem Sacræ Rotæ.

Et in omnem calum, cum in D. Guidone dux concurrerent Caulx ad delinquendum; Altera scilicet prædicix litis, & Altera honoris læsi ob dictam litem intentatam, & conspiratam sugam, ex quo adulterium processir, attendenda est illa honoris, qux est gravior, & consequenter etiam magis proportionata delicto Honded. cons. 105. num. 60. lib.1. vermigl. cons. 79. n. 15. Rot. Genuen. vot. 11. n. 5. & 6. post Gensal. ad l. vnic. C. si quis Imper. maledixer. optime in his terminis

Matth. dere crimin. contr. 1 1. num. 79.

Similitèr nec aggravati debet pœna respectu loci, quià honoris desensio est adeò susta, adeoque est lusta Ira, animique motus ex ea proueniens, vt de eo non sit habenda ratio, vt ex loanne Francisc. del Garrillo decis 27.1.nu. 51 & 55. loquente de Insultu saco in Carcere tenet Merlin. Pignatel. controuer for.cap. 66.num. 27. & 28. vbi num. 29. Conclusionem comprobat ex eo, quod maior Reuerentia Ecclessis, & alijs locis, Deo consecratis, & in quibus Rex Regum, & dominus dominantium assistit per essentiam, & nihilominus delinquens in eis ex iusta Ira, & dolore excusatur, assernis ità vno orestateri Canonistas omnes in cap. sin. de Immunit. Eccless. & alios per eum ibi allegatos.

Facilius igitur Conclusio procedere debet in Casu nostro, vbi
D. Francisca non existebat in Carceribus formalibus, sed habebat domum pro Carcere sub fideiussione scutorum Tricentorum de non discedendo, qui enim dedit fideiussores, & Iurauir de non recedendo pec in vinculis, nec in Custodia est L. prima ff.de Custod. Reor. Angel. in L. qui in Carcerem num. 2. ff.

quod

quod met. Caus. Luc.de Pen. in l. si quis Decurio, num.6. Cod. de Decurion.lib. 10. Vbi quod sint diversa inter se in vinculis custodiri, & fideiussoribus committi Grammas.cons. 5 1. num. 8. & 9. Farinacc.quast. 30. numer. 5 8. vbi quod verbum Custodiæ magis stricke intelligendumest, quam verbum vinculorum. pet Textum in l. Succurritur in fine, ibi -- Custodiam autèm solum publicam accipi Labeo putas -- Et ibi-gloss. in verbo putas. ff. ex quibus Caus. maiores & c. Cyrill. in Summ. Crimin. Rubr. 12. de Custod. Reor. 8. 1. num. 1. vers. Vinculorum ergè appellatio

latius accipitur.

Si igitur D. Guido, quatenus etiam confessios suisset se cumcomplicitate, & Auxilio prædictorum occidisse propriam.
Vxotem, socerum, & socrum ex prædictis haud puniendus
esset pæna ordinaria, multo facilius id assequi debemus attento, quod ip se solummodo sassus suit dedisse mandatum,,
vt Doctorum vtar verbis, ad sfrissandum dicam suam Vxorem tantum, non enim hoc casu ipse tenetur de morte secura
dica sua Vxoris, & aliorum Dec. cons. 622. num. 4. vbi quod
mandans in isto casu, solum puniri potest per modum culpa,
pro qua nec pasa corporalis imponi potest, Grammatic cons.
20. num. 1. & 2. vermigl. cons. 16. per tos: siznanter num. 20.
Petr. a plaz. epitom. delictor. lib. 1. cap. 15. num. 1. vers. idem.
etiam dicendum si sieret mandatum ad ssrisandum, Menoch.
de Arbitr. cas. 352. num. 3. & 4. Fasinae. quati. 135. num. 156.

Quatenus verò filens huiusmodi confessioni qualificate acquiescere nolit, sed dum inquisitum torquere prætendat prohabenda vlteriori prætensa veritate, in tali casu Tortura erit simplex, non enim agi potest de tormento vigilia, quià obstat constitutio sa.m. Pauli V. edita super reformatione Tribunalium vrbis; que habetur inter alias constitutiones eiusdem. in ordine la 71. Tit. de Iudit. Criminalib. qui est §. 10. #.30. tom. 3. Bullar. pag. 198. per quam sancitum fuit hujusmodi tormentum inferri non posse, nisi copulatine concurrant illa duo, videlicet quod delictum fie atrociffimum, quodq; Reu: fit gravatus indicijs vrgentisimis, & testantus Spad.conf. 114. n.4. lib. 1. Farinacc. qu. 38. num. 71. Locatel. qq. ludic. crimin. inspect. 1. num. 44. Guazzin. def. 30. cap. 21. nam. 12. vers. 6. bic, Eusebins laudarissime memorie decelsor meus in sua alleg. impressa apud Passeriu. in cap. 1. sub n. 70. in principio, de homicid. in 6.

Deliaum aucom acrocissimum dicieur dumtaxat illud, pro quo pæna grauior, quà simplicis mortis imponenda venit, veluti scissionis in frusta, combustionis, & similium, Farinac. qu. 18. nnm. 68. Garpzon. pract. crimin. par. 3. qu. 102. num. 62. Scanarol. de visit Carcer. lib.2.5.6. cap.4. num. 14. pag. 291. Campan. refol. 2. num. 28. Polic. de Reg. audien. tom. I. tit. 3. cap. 2. num. 62. D. Rainald. obseru. par. 3. cap. 84. S. 6. num. 4 Ouod mortis Genus, vei Ignominiolum, & Irrogans Infamiam. fignanter non habet locum in Personis nobilibus, leg. moris eff 9. S. fed enimff. de Pen. Gloff. in l. defertorem 3. S. torquensur, ibique Burtol. ff. de Rc milis. Idem Bartol. in l.capitalium S ferni cafi ff. de Pan. Caffan. in Catal Glor. mundi par. 8. confider. 33. verf. hinc estam eft Farin. quait. 98. num. 98. Couarr. variar. lib. 2. cap. 9. num. 4. multo igitur minus, quod non. agitur hic de Pana mortis, que in præsenti non intrat ex superius firmatis, & in pundo ad effectum, ve huiusmodi deli-Bum non dicatur qualificatum aduertit Gabriel. conf. 187.

num.12.6 13. lib.2.

Ouz dica sunt favore D. Guidonis Principalis militant etiam. fauore, prædictorum Blaci, Dominici, Francisci, & Alexandri, quia nec ipli puniri possunt poena ordinaria, sed ea dumtaxat, qua dicus Principalis Bald.in l. Graceus, num. 5. Cod.ad Ice. Iul. de Adulter. vbi ponit Casum de statuto præcipiente, avod Bangitus pro certo Crimine non possit occidi nisi ab Inimico, qui fecit eum banniri, & dicit quod fi Inimicus fe cerit eum affaffinari, Affaffinus non punitur, & Rationem. reddit, quià quod fuit licitum in Persona mandantis, repuvarur lititum in Persona mandatarii,& dicit effe Casu expresfuin in d.lege, Castrens. in l. Refectionis n 4. Cod. Commun. Pradior .. vbi quod fi ex forma statuto licitum est alicui sumere vindictam de co, qui ipsum offendlt, licitum est etiam congregare Amicos, qui ipsum inventad hoc, & quod illi non puniuntur, sicut nec ipse Principalis; & dicit hoc idem. tenuisse lacob. Butrigar. & in l. raptores num. 6. verf. Sed quid fi permittit C. de Epife. & Cleric. vbi in eifdem terminis, & conf. 277. sub nu. 3. verf. ldeo parcendum fuit eis , vbi in terminis mariti, qui coadunaucrat homines ad bastonandum eum, qui cum vellet offendere pudicitiam suz Vxotis iniunxit eidem Vxori, et fingeret se præbere aures, & cum venisset.fuit commissum homicidium, & dicit, quod Hominibus talitèr coadunatis parcendum fuit, quià huiulmodi coadunatio fuerat licita Marico Principali Vol.2. Iafon.in leg. 1. S. v fufruetuarius num. s præfersim in fecunda limitat.ff.d. nou.oper. nonciat. vbi quod quauis vindicta, quæ à ftatuto permitticur, non pofsit alteri demandari, tamen is, cui illa permittitur, potest fecum adhibere Socios, & Complices ad istum actum, qui fi fimul cum eo occidant, non tenebuntur de occiso, nec de Auxilio præstiro, & dicit, quod ista sua opinio est multum Cordi tenenda Capoll.conf. Crimin.4.num.13. Verf.2. fimiliter , & num. segg. & exemplificat in pluribus casibus signanter in illo de hominibus occidentibus converlantem cum sorore eins, qui illos coadunauerat, & dicit, quod non debuerant puniri, sicuti, nec ipse principalis, & quod ita obtinuit iudica-1i. & hoc idem repetit conf. 7 3. num. 11. & de feruit. V rban. pradior.cap.23.num. 11. Roland. confil. 34. namer. 8. 6 fegg. vique ad 18. lib. 2. Soccin.lun.conf. 34.num. 13. & 14.volum. 2. vbi nisi torte quis velit dicere, quod puniri debeant minore pœnasquam principalis prout sæpè contingir in auxiliatoribur, & loquitur in his nostris terminis hominum a Marito coadunatorum ad effectum occidendi advicerum V xoris fuzin quibus etiàm terminis consuluit Parif conf. 154. num. 20.62 lega.vol.4. Carer.in pract. Crimin.in tract. 3. de homicid. er affaff. 6, 8.excesatur pater num. 13. vbi de Patre, qui per affassinium fecerat occidi filiam turpiter conuersantem . & dicit quod nec Pater nec occidens tenetur fol. 169. & S. g. excufatur Maritus num. I 1. vbi hoc idem tenet, in terminis Maritiseiulque Mandatarij fol. 170. à tergo sequitur Mart.vot, seu decision. 206.num.9. Marfil fingul. 175.per tot. Vbi polita in principio conclusione, quod concesso vno omnia videntur esse concesfa, per quæ deuenirur ad illud, ex illa infert ad præfentem Cafum, & plures adducit rationes Caffan.ad confuerad. Burgund. rubric. 5. S. primo tis. Des rentes, num. 42. pag. mibi 815. vbi quod homines taliter coadunatissi simul occidant cum principali, non tenentur de occiso,nec de auxilio præstito, & in eisdem terminis Garz .decif. 7 1.per tot.

Idque non obstante quod aliquis prædictorumproprijs manibus vulnerasset, vel etiam occidisset aliquem ex prædictis, prout Franciscus fassus suit se quatuor, aut quings vulneribus asse-

ciffe

eiffe d.Franciscam Pompiliam in dorso: Quis in his etjam. terminis militat regula de non puniendo auxiliatores, seù piæstantes opem majori pæna, quam principalem; Sicuti in individuo firmat ex proxime allegatis Castren.in d.leg. Rapiores num 6. C de Epifc. & Cleric. & dieto conf. 277. fub d. num. 3. vol 2. Iason.in dicta l. I.S. vsufructuarius num. 5. in 2. limit. ff. de nou. oper.nunciat. Chaffan.ad consuetud. Burgund. rubr. 5. S. 1. tit.des Rentes num. 43.pag. 815. & ità iudicatum fuille testatur, Garz.d.decif. 71. ibi -- An liceat fecum adhibere Socios ad hunc attim, qui fi simulcum eo occidunt adulteres minime teneantur,

nec de occifo nec de auxilio, & foit indicatum, quod fic .

Et in fortioribus terminis occidentis per assassinium, &sic absente etiam principali fuit originalis opinio Bald:in l. Gracchus wum. 5. fignanter ibi -- mode quaritur nunquid Affassinius puniatur, & die quod non, quia illud, quod fuit licitum in persona mandantis fuit licitum in Persona mandatary -- Cod- ad leg. Iul. de adult. Castren. in d.leg. Refectionis vum. 4. ibi -- Quia, quod possum facere per me, possum facere per ministres meos ad boc necessarios, Afflict. Super constit. Reon. lib. 1. rubr. 8. num. 30. ibi -- tam per fe, quam per alium etiam sum pecunia, & fic per affaffinium dicit Bald.ibidem, quod idem, quia quod licitum est in Persona mandantis est licitum in Persona mandatary - & teftaturita fuille iudicatum, b lib.3 rub. 46.na. vbi pariter quod ità iudicatumfuit, & numero 4. Carer. pract. erimin. in 3. tratt.de homicid. & aff. S. 8. excusatur Pater num. 12. fol. 169.6 S. None excufatur maritus num. 11. fol. 170. à tergo Monticell. codem tract. reg. 6. de mandatar.nn. 14. fol. 50. Neuizan. Silu. nuptial, lib. 1. Vo:non est nubendum numero 98. præsertim ibi -- & boc alij mandare -- Mart. dieto vot. seu decif. 206. num. 9. ibi -- & multo magis quia Doctores firmarunt maritum, qui pre timore Adulteram occidere nequit posse alteri demandare, Ut illam propecunia ettam occidat, O neuter puniendus eft.

Quid quid in contrarium dicat Caball. ditto caf. 300. numero 73. quia iple le fundat in authoritate Cafta.d.conf. 277.lib. 2. 6 Roland conf. 34.num. 19. 31.6 feg. vol. 2. Verum Caftrenfis nofire senrentie fauet, vt videre eft num. g. Roland. verò non eft attendendus, quia cum alleget illud simile de statuto permittente alicui sumere vindicam, & dicat, quod cum huiusmodi permissio sit personalis, propterez non potest Egredi illius Personam eius opinio est expresse contrà doctrinam Bald. Cafiren. I ason. & aliorum, quos allegavimus supra S. qua dicta sunt, & cum hæc nostra opinio sit æquior, & mitior, est tenenda, vt in puncto resoluit Iasim dicta l. 1. S. vs sus fractuarius n. 5.

versus finem ff.de nou.sper.nunc.

Neque verò huinsmodi poena exasperari potest ob pretensamo delationem armorum prohibitorum, quia ista consunditur cum delisto Bal.in l.aduersus in fine, G.de fart., Ias.in l.quod dicitur num. 3. ff. de verb. oblig. Marsil. in l.st in rixa num. 15. ff. ad l. Gorn. de Sitari & cons. 5 1. num. 5 1. vers. cum ergo ista portatio armorum, Gephal.cons. 204. num. 42. & seq. vol. 2. Farin. quast. 108. num. 166. Gnazzin. defens. 26. cap. 2. num. 18. vbi ctiams pro delatione armorum este apposita maior poena; Adeo, quod vbi constat, quod delictum suit commissum cum causa. & iusto dolore, vt in præsenti, armorum delatio sit impunibilis. vel saltem punienda non maiori pæna ea, quæ pro delicto venit apponenda, quemadmodum loquendo de armis à bannimentis reputatis proditorijs benè sitmat Police de Reg. aud.tom. 2. tom. 10. cap. 5. num. 11. pag. 25.

Que eo faciliùs procedere debent respectu Dominici, & Francisci, qui sunt forenses, & propteteà non comprehensi inquibuscumque Constitutionibus Apostolicis, seù bannimentis delationem armorum sub grauissimis penis prohibentibus Farinace.quast. 108. num. 17. Police vibi proximè numero 43.

pag.29.

Præsertim cum, & isti sint ætate minores, vet in Proc. fol. 35. & 304.respective, quo pariter casu non ligantur Constitutionibus & bannimentis Minoris abilitantibus in delictis ex detectu Potestatis Principis, seu Officialis illa condentis. Farinace fragm.crim.par. 1. v. bannimenta n. 23. vers. tertius est casus Caulc. de brach.reg. part. 4. sub numero 464. Surd. decisione 197. num. 6.

Et hæc sunt, quæ in maxima temporis angustia pro meo mune recolligere potui ad desensam horum pauperum Carceratorum, nullatenvs dissidens, quod Domini mei ludices vbi nouerint, quod minus suerit dictum, id supplere, & proferre velint, ex summa, qua pollent rectitudine, obtemperantes decreto Imperatorum Diocletiani, & Maximiani relato in legmica G.ve que desunt aduoc. & sequences monitum Hippoliti Marsilij Insignis criminalistæ dicentis, quod ludex ex officio tenetur quetere desensiones Reo in prast. S. nunc videndum num. 7. & iu S. sequitur num. 43. & in S. occurrunt sub. num. 3. vers. & non solum.

Desiderius Spretus Pauperum Adu.

Illustriss. & Reverendiss. Domino GVBERNATORE

In Criminalibus.

Romana Homicidiorum.

PRO

Domino Guidone Francischino, & Socijs Carceratis.

CONTRA

Curiam, & Fiscum.

Iuris D. Aduocati Pauperum.

Romæ, Typis Reu. Cam. Apost. 1698

Romana Homicidiorum.

Illme, & Rme Dne. H Onoris causa, quæ D. Gui-

donem eximit ob homicidia sequuta a pæna rigbrosa, eadem profecto militat ad mitigationem pænæ ordinariæ Blasio, & Socijs, qui homicidijs interuenerunt, quamuis prætendatur pacto pretio interuenisse: Præmisso enim, quod procul versamur à crimine Assassini propter præsentiam causam habentis, vt communiter sentiunt Gabr. cons. 170. num. 8. & sequen. vol. primo, Bertaz. cons. 143. numer. 13., Guazzin. desens. 4. capit. 13. num. 3. Gratian. discept. forens. capit. 619. num. 25. Del Bene de Immunit. Eccles. tom. 2. capit. 619. num. 25. Thor. compend. decis. par. 3. sett. prima verbo Assassini, voi in sine testatur sic suisse iudicatum, Cortiad. decis. 95. num. 27. Reuerendis. Zaulus Episcopus Verulan. observat. ad statu. Fauentin. lib. 4. rubr. 14. n. 17.

Maxima controuersia suit inter Doctores, an Pater, vel Maritus possit demandare alteri excepto silio homicidium. silie, vel vxoris adultera, & in vtramque partem scissi valde digladiantur, vt videre est Farinacc. quass. 121. num.14. ad 18. Caball.resol. criminal. cas. 300. à num.45. & seq., quamuis pro affirmatiua, & leuiori sententia excedat numerus, & in contingentia sacti pluriès iudicatum fuisse constet, Neuizz. Sylu. Nuptial. lib.1. sub num. 98.

Mart.vot. Pisan. 206. n.9.

Sed cum quæstio sit extra nostram hypothesim, frustraneus esset labor, & vndique inutilis, nec est tempùs terendum,

illius angustia præmente.

Nos versari constat in Auxiliatoribus ad homicidia perpetranda conuocatis iuxta sensum Fisci, proinde non solum non conueniunt termini simplicis mandati ob interessentiam Principalis, quia cum isse simul manum imponatorimini, ij qui idem operantur, non dicuntur Mandatarij, sed Auxiliatores, & opem ferentes Bertazzol. cons.143.n.12.vers. Quo verd, & n.13.

Sed insuper sicuti iste eximitur ex dicta causa honoris à pena vltimi supplicij, ita Socij, & Auxiliatores, ve vnamiter Paul.de Castr. in l. refestionis num. 4 & s. ff. Commun. Prædior., & idem repetijt inconf. 277. Jub num. 2. versic. Ego autem, & sub num. 3. in sine, qui pro contraria solet allegari lib. 2., Ias. in l. prima & Usufrustuarius sub num. 5. ff. de oper. nou. nunciat. Cepoll.conf. 4. sub nu. 15., & conf. 73. numer. 11., & de seruitutibus Vrbanor. Prædior. capit. 23. num. 10. in sine, & 11. Parist. cons. 144. num. 21. & seqq. part. 4. Soccin. lunior. conf. 34. num. 12. lib. 2. Facebin. consil. 36 num. 22. versic. Quoniam præter quam lib. 2. Cassan. ad consuetud. Burgundiæ tit. reditib. vendit. rubric. 5. num. 44. fol. mibi 948., Marsil. singular. 175. & in l. vnica num. 11. Cod. de rapt. Virgin., Grammat. super constit. si maritus num. 2. & seq. Garz. exgratia viden. dec. 71. per tot. Farinacc. quæst. 121. num. 20., & num. 87.

Qui verò citantur pro contraria opinione non loquuntur in nostristerminis, sed de marito alteri demandante homicidium Vxoris adulteræ, non autem de Socijs occidentibus vna cum Viro, vt in casu nostro, vt videre est Felin. in cap. Si verò sub num. primo ergà sinem de sentent. excommun. Es in cap. quæ in capit. quæ in Ecclessarum sub num. 13. post med. de constit., Bartol. in l. non solum §. Si mandato meo num. 5. sf. de iniur ys, Marsil. in dist. l. vnica num. 3. Cod. de rapt. Virgin., o in singul. 448. Angel. de malesse. verb. Che hai adulterata la mia Donna num. 24.

Grammat. in d.constitutione si maritus n.9.

Et in contingentia facti semper socij, qui auxiliati sunt Maritum occidentem adulteram gauisi sunt eadem Indulgentia, quam Principalis reportauit; hoc est semper euaserunt penam vltimi supplicij; imò impuniti, & absoluti remanserunt Cepoll de seruitut. Urbanorum Pradiorum disto capit. 23. num. 11. in sin. & consil. 4. num. 15. in sin. Neuizzan. in Sylua Nuptial. lib. 1. sub num. 98. Iason. in dista leg. prima §. Usustuarius num. 5. sf. de nou. oper. Nunciat. Afflist. super Constit. Regn. lib. 1. Rubric 8. de Cultu Paris. 30.

Nec afficit distinctio Caballi dicto cas. 300. num. 73. vbi Socij posfunt quidem impune assistere Marito, vel Patri occidenti filiam. vel V xorem respective, vt sacurius intersiciant, non tamen possunt manibus se ingerere, & occidere, nam aliàs de occiso tenerentur.

Quia pro fundamento sux distinctionis figit pedes in Paul. de Castr. disto cons. 277. lib. 2. qui tantum abest, quod suam intentionem probet, quin potius mirisice retorqueatur. Nam postquam sibi obiecit huiusmodi dissicultatem sub num. 2. addit ibi — Ego autem omnimodam contra, quod nec ille, qui interfecit, nec qui Congregationem secit potest dici, quod teneantur de bomicidio quo ad imponendam panam Capitalem.

Etin confil. Rollandi à Valle 34. num. 29. & 31. Sed parcat mihi tàm eximius Doctor, quia & si constur consutare Paulum de Castro in dicto confil. 154. pro nobis militantem sub prætextu quod loquatur contra communem opinionem, hoc non sufficit ex supra citatis auctoritati-

bus, & si tempus pateretur clarius ostendissem.

Prætereà Rollandus allegat Parisium in cons. 154. lib. 4.

Sed peteratillum omittere, quia probat expressè contra ipsum in specie num. 22. ibi — Et in terminis nostris est optima decisso Pauli de Castro in præallegato Consilio vbi insortioribus terminis etiam includendo casum præsentem concludit, conscios, præsentes, & associantes Maritum in actu dicti homicidis, ac præstantes opem puniri non debere maiori pæna, quam Principalis per Regul. Accessorium de Regul. Iur.ins.vltra punctualem auctoritatem Marsilis, & concludit, quod ad omne peius considerata omni rigorositate puniri non deberent vltrà ponam temporalis relegationis.

Vltrà quod Rolandus in disto Confilio expresse consutatur à Facchin. disto confil. 36. num.22. versic. Quoniam praterquam lib. 2. Nec sine viua ratione, nam sicuti qualitas delistum alterans in principali delinquente illud exasperat etiam in Auxiliatoribus, quotiès ipsis sit cognita; Ità omnis aquitas expostulat quod qualitas minuens penam in Principali agnita ab Auxiliatoribus, ijs quoque suffragetur Decian. trast. Crimin. lib. 9. cap. 33. num. 8. Grap. 36. num. 27. Parinacc. quas si. 135. num. 34. 36. proinde Caballus remanet sine sundamento stabili, & contra mentem tot Dostorum allegatorum nullam distinctionem facientium inter assistentes simpliciter, & inter cooperantes ad homicidium, imò omnes loquun-

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tur de Auxiliatoribus, & insuper pluries ludicatum reperitur etiam in sortioribus terminis mandati, vt supra dictum est; & adeò honoris causa est essicax, vt nonsolum se dissundat in Mandatarios simplices, sed etiam, in Mandatarios qualificatos Assassini qualitate, eosque absolui secerit, vt decisum reperimus apud Carer. prass. Crimin §.nono excusatur nu. 11. fol.mibi 197, ter. Mart.

Voto Pilan-206. n.g.

Vndè si Mandatarij, & Assassinij eximuntur à pœna ordinaria mortis, quotiès occidant Adulteram de Mandato Viri, necessario sequitur quod dissinctio Caballi non sit vera, nec sit recepta in practica, quia si sunt Mandatarij, non possumus negare, quod proprijs manibus occiderint, & nihilominus hanc opinionem Reis sauorabilem contra Caballum servari in practica testatur Clar. §. Homicidium num. 51. circa sin. vltra decisiones superiùs allatas.

Si igitur pæna vltimi supplicij non sunt plestendi Blasius, & socij ob opem præstitam in Homicidijs, srustra quæritur, an pro habenda ab eorum ore sincera veritate possint supponi tormento Vigiliæ, quod duo requisita exposcit, alterum quod militent indicia vrgentissima contra Inquisitum, alterum quod crimen sitatrocissimum ex prescripto Bulla Reformationis san.mem. Pauli V.§. 10.n.3. Scanerol. de Visit. Carcerat. lib. 2. §. 6. cap. 4. num. 13., & an. te eum Cartar. de mod. Interog. Reor. lib. 4. cap. 2.n. 7., & 8. Baiard. ad Clar. §. sin. qaæst. 64. post num. 105. Farinace. quæst. 38. num. 71. Guazzin, desen 30. cap. 21. num. 13. in princip. ver s. Et non debet. & ver sin bac Curia.

Et licet amplissima sint facultates Tribunalis, vbi dispenfatur vni ex distis requisitis, nunquam tamen vidi adhiberi distum tormentum, nisi vbi non dubitatur, quod crimen de quo pratenditur per Fiscum elici confessionem ab Inquisitis mercatur penam vltimi supplicij.

De qua agi credere non possumus ob prætensam conuenticulam, quia congregati non tenentur vlla pæna ob conuenticulam, sed tantum qui illos congregauit, vt egregiè Bald.in cap.quæ causa num. 1 3. vers. Tu dic de bis, quæ vi metusque caus. Farinace. q. 113.n. 140.

Nec in hoc casu tractari potest de pæna assertæ conuenti-

culæ respectu D. Guidonis, quia causa, ob quam congregavit Homines illi suffragatur ad evadendam pænam., cum licitum sit convocare Amicos, & socios ad reinte-grandam suam existimationem, Marsilin l.1.num.13.C. de Rapt. Virgin. Paris cons. 154.num. 7. & num.15. p.4. Farinacc. d. qu. 121.nu.87. Baiard. ad Clar. S. Homicidi um num. 195. 196. & 197. vers. & etiam potest alios congregare, & alij supra citati.

Quod comprobatur nam quoties quis iusto dolore motus conuocat Homines pro vindicanda iuiuria non incidit in crimen, & pænam conuenticulæ, Corn. conf. 216. num. 3.

vers. Quinimò si multi lib.3.

Etlicet Farinaccius quaft. 113.m 155. declaret id procedere, si incontinenti siat; Secùs si ex interuallo, supplico
aduerti, quod quicquid esset si ageretur de vindista iniuriæ personalis, in quibus terminis ipse loquitur, quando
tamèn agitur de iniuria lædente honorem, vindista sumpta in omni tempore dicitur sasta incontinenti, tùm quia
semper vrget, & præmit, tùm quia potius dicitur Reintegratio, & reparatio honoris, quam alias in existimatione læsus consegui non potest, quam vltio, & vindista, vt
saiùs credimus satissastum esse in alia pro Domino Guidone.

Sed cessat omnis prorsus difficultas, quia sorsan procedi posset pro conuenticula, si ad malum sinem suissent congregati Homines, & nullum alium delictum exindè sequutum esset, at cum suerint conuocati iuxtà sensum Fisci ad committenda Homicidia, eaque patrata suerint nequit amplius agi de conuenticula prohibita, sed de Homicidis, quia coadunatio hominum tetendit ad eundem essectum, vt est magistrak votum, Seraphin. dec. 61. num. 4. & 7. & ibi aliud votum Blanchett. nu. 19. & 22. post consil. Farinac lib. 2. vbi quamplurima authoritates congeruntur.

Es potissimum ratione, quis vbi principium, & finis sunt illicita, attenditur finis, & non principium, vt docet Bartol. viden.in l. quod ait lex §. quod ait num. 3. ff. ad leg. I ul. de adult. Alex.conf. 75.n.6.lib.3. Marsil. in pratt. §. quo-

niam n.91. Boss.in pract.tit.de fauor.defens.n.7.

Additur, quod hominum congregatio non est propter [e-

illicita, imò potest esse quandoque licita, & approbata, vt in casibus relatis à Farinac.q.113.n.150.153.156.; sed propter malam consequentiam, & propter prauum finë, propter quem fieri solet, proindè cum prohibitio congregationis hominum non propter se, sed propter aliud sacta, sit magis attendi debet finis, quam ea, quæ sinem.

præcedunt Seraphin.d.vot.61.n.7.

Neque rigorosa pæna mortis ingerenda esset pro prætensa delatione armorum reprobatæ mensuræ nedum contra Dominium Gambassini, & Franciscum Pasquini, quia vti Forenses, nec diù versantes in Statu Ecclesiastico per țantum temporis spatium, quo præsumi posset in ipsis scientia, sed nec contrà cœteros; nam &si per Constitutiones, & Bannimenta comminata sit pæna vltimi supplicij etiam pro eorum delatione, siuè retentione, tamèn. cum armorum gestatio similiter propter se non prohibeatur, sed propter perniciosum finem, qui eam seguitur, vel sequi potest, cumque dirigeretur ad dicta Homicidia. caque quamuis non fuerint in totum licita, non tamen... funt pænitus inexcusabilia, huiusmodi delationis armorum crimen debet confundi cum fine, pro quo asportata fuerunt, quiz vnum infere in aliud, ne peiora videantur media, quam finis, & licet secundum aliquorum opinionem pæna gestationis armorum non confundatur cum crimine admisso, quoties sit grauior, hoc tamen videtur intelligendum esse, quando crimen cum eis patratum sit vndique illicitum, & inexcufabile, non tamen vbi minuitur, & extenuatur, atque excusatur saltem in parte à causa, ob quam commissium est.

In omnem casum cum lure communiattento armorum delatio sit leue Delictum, Bartolus in l. leuia num. 9. ff. de Accus., o in l. Diuus la 2. num. 8. circamed. ff. de Custod. Reor., Marsil. in Pract. crim. §. Pro complemento num. 44., Danz. Pugn. Doctorum tit. de Armis cap. 2. num. 1., Rouit. super Pragmatic. Regn. Pragm. 4. de Armis num. 34., Caball. Resol. crimin.

caf. 107. num. 17.

Licet per Cöstitutiones particulares, & Bannimeta aucta sit pæna fere ad summum Apicem, non tamen huiusmodi auctio illius natura immutat, adeoùt sicuti de lure com-

muni ob eius lœuitatem non insertur Tortura ad habendam veritatem ab indiciatis de dista dilatione, Farinace. q.42.n.7. ità nec vigore Constitutionum, & Statutorum, quæ pænam auxerunt, vtoptimè Bald.in l.si eum in vltima lestura n.2.sf. si quis caution. Caualcan. de Brach. Reg. part. 3. sub n.258. vers. tamen supradixi, Guazzin. defens. 30.cap.3. sub n.3.vers. Plus dicit.

Et in terminis tormenti Vigiliæ, quod nequeat inferri pro Delicto, quod de siri natura non sit atrocissimum, sed vigore Constitutionis habeatur pro tali, quo ad pænam, nisi expresse illius natura mutetur etiam circa modum procedendi D. Raynald.in suis observat.crimin.eap. 5. 5. 1. ad

3.n. 125.6 feq.

Et videmus in Bannimentis Illustris. D. mei, quod vbi voluit posse procedi ad tormentum Vigiliæ in casibus, inquibus de lure procedi non posse, id expresse declarauit, quod prò certo non secisset, si potuisset tale tormentum ingeri in Delictis de lure non capitalibus, sed vigore Bannimentorum pæna vltimi supplicij expiandis.

Quarè &c.

H. de Archangelis Pauper. Proc.

Mustris. & Reverendis. Domino GVBERNATORE

In Criminalibus.

Romana Homicidiorum

PRO

Blasio Agostinelli, & Socijs Carceratis.

CONTRA

Fiscum .

Memoriale Facti, & Iuris.

Romæ, Typis Reu. Cam. Apost. 1698.

SVMMARIVM

De 24. Iunij 1694. Pro D. Petro Comparino contra quoscumque examinata suit Romæ per me &c. ad perpetuamrei memoriam Angelica silia q. Petri q. lo: Baptistæ de Castelluccio Aretinæ Diœcesis &c. ætatis suæ annorum 35. circitèr cui delato sibi iuramento veritatis dicendæ deposuit, proùt

infrà videlicet.

Dico à V. S. per verità come trouandomi in Arezzo nel mese di Gennaro proffimo paflato in Cafa della Sig. Maddalena Baldi Albergotti, mi fù proposta l'occasione d'andare à servire la Signora Beatrice Franceschini, e suoi figlioli &c. mi risolsi d' andarui, si che essendo andara à Casa di dd. Signori Franceschini, parlai con la detta Signora Beatrice, la quale mi tirò da parte in vn stantiolino, e mi dise, che mi haueria pigliata per Serua, mà che non hanessi mai trattato à parte con li due vecchi, ch'erano in Casa, vno de' quali era il Sig. Pietro Camparini, e l'altro la Signora Violante sua moglie, e di più m'impose, che se per fortuna mi hauesse chiamato qualcheduno di dd. vecchi nella loro Camera io non ci fussi andata, se prima non dimandauo licenza à lei, e con queste condizioni mi accettò al seruizio, onde essendoui entrata, osseruai, che la Signora. Violante per il più se ne staua nella sua Camera piangendo, e se bene erano freddi così rigorosi se ne staua senza suoco, si che io compassionandola di nascosto di detta Beatrice pigliavo il fuoco del mio Caldanino, e glielo portauo, e non più tosto glie lo porgeuo la detta Signora Violante mi mandaua via dalla sua Camera, perche detta Signora Beatrice non hauesse pigliato ídegno, che io hauessi fatto detta carità, anzi vna volta trà l'altre, che se n'accorse mi fece lasciare il soco nel Cammino con leuarmi la Paletta dalle mani, con brauarmi, e dirmi, che selei lo voleua, sosse venuta da se à pigliarselo, perche non voleua, ch'io facessi alcun seruizio à dd. Signori Comparini, li quali ne pure trà di loro poteuano parlare, perche tanto il Sig. Guido Franceschini, quanto il Sig. Canonico D. Girolan.o suo fratello, e Signora Beatrice loro Madre si metteuano chi à vna porta della loro stanza, e chi ad vn' altra porta. della medesima stanza à sentire ciò, che li dd. Signori Comparini trà di loro diceuano, e discorreuano, e cio seguiua ogni sera, & ogni mattina, fin tanto, che non vsciua dalla detta Camera, e Casa il detto Signor Pietro, il quale se ritornaua di notte non voleuano, che fusti andata à fargli lume per le scale, anzi che vna volta, che poteua effere vna mezz' hora di notte in circa, che tornò à Casa detto Sig. Pietro, & hauendolo io sentito raschiare pigliai il lume per andargli incontto, di che essendoù accorto il Sig. Guido mi leuò il lume dalle mani, con dirmi.

Num. 1.

Depositio iurata Testis super paupereate d. D. Guidi Franceschini, & miserijs passis à DD. Comparinis tempore, quo permanserunt in illius Domo in Ciuitate Aretina.

dirmi .che badaffi à sedere, e che non mi accostassi, se non voleuo saltare la finestra, il che tanto più mi pareua male, quanto, che haueuo inteso dire in loro Casa, che prima, che entrassi al seruizio di dd. Franceschini tornando una sera di notte il detto Signor Pietro per saiire le scale senza lume, cadde per le medeme scale, e si fece vna bruttissima stincatura, per la quale fù obligato guardare il letto per molti giorni. Nell' istesso tempo, che stano al detto seruizio successe vna mattina mentre fi pranzaua, che li dd. Franceschini diedeto certi disgusti alla detta Signora Violante, alla quale per causa de'medemi venne vn'accidente, ch'appena arriuò nella sua stanza, e si butto sopra vna sedia di paglia doue si suenne, di che essendosi accorta la Signora Francesca Pompilia moglie di detto SignorGuido.cominciò à lagnarsi, egridate ad alta voce dicendo: La Signora Madre mia si more, à che accorsa io, volsi slacciarla, e portargli vn poco d'aceto, e di foco, ma perene di questo nonve n'era, pigliai della legna, ela missi nel Camino per accenderla, il che hauendo veduto la detta Signora Beatrice, lei medesima leuò la legna dal foco, con sdegno grande, e mi disse, che io pigliassi la Cenere, che quella poteua riscardargli li piedi, si che io pigliai la cenere, che era nel detto Camino, la quale per il freddo grande, che regnaua, quando arrivai nella Camera doue staua detta Signora Violante mezza morta, già detta cenere era fredda, fiche tanto jo, quanto la detta Signora Pompilia piangendo ambedue spogliassimo detta Signora Violante, e la mettessimo à letto, che era giaceio, e perche io piangeno quando tornai in Cucina dopó hauer messa à letto essa Signora Violante la detta Signora Beatrice disse, vuoi, che io pigli va poco di capecchio per nettarfi gl'occhi, il che fenti ancora la Signora Francesca Pompilia ne sece qualche schiamazzo à detta Signora Bearrice, non volfe, che più torna si in detta Camera, ne volle, che li facessi vn poco di pancotto conforme detta Signora Violante mi haucua imposto. Successo pochi giorni dopò, che fa del mese di Febraro susseguente, che mentre li Signori Franceschini, Francesca Pompilia, Sig. Pietro, e Signora Violante stauano à tauola discorsero di volermi mandar via di Casa, si come anche antecedentemente li detti Franceschini mi haueuano licentiato; il che inteso dalla detta Signora Francesca Pompilia, che com'hò detto staua à Tauola con l'altri, disse al detto Sig. Pietro, e Violante, sapete perche la vogliono mandar via? Perche si sono dati à credere, che lei mi habbia ridetto, che la Signora Beatrice gli dicesse li giorni passati, che voleua pigliarsi il capecchio per sciugarsi le lagrime dagl'occhi, quando piangeua per l'accidente successo alla detta Signora Madre; Allora il detto Sig. Pietro disse, pregando dd. Signori Franceschini, che mi hauessero in gratia sua tenuta per otto, ò dieci altri giorni, perche in occasione, che lui volcua ritornare in Roma assieme con la Signora Violante mi haureb-

be condotto con loro, e che quella gratia poteua lui sperarla da loro, effendo la prima, che li haueua domandato, a che niuno de Franceschini rispose, mà leuarosi da Tauola il detto Sig. Guido venne alla volta mia, e mi diede due bonissimi schiassi, e vi accorfero ancora, mentre il detto Signor Guido mi daua il detto Canonico suo fratello, e mi diede de calci, e la Madre de pugni dicendomi và via, adello, il che sentito, e veduto dalla derra Signora Violante, commiserandomi disse à dd. Signori doue volcie, che vadi adesso questa pouerella, e tutti li dd. Franceschini d'accordo dissero alla detta Signora Violante, vattene via con la Serua ancora tu, dicendogli carogna, & altre parole ingiuriole, fi che detta Signora Violante andò nella sua Camera per vestirsi, & il Signor Canonico sfoderò vna spada, e li corse dierro in detta Camera,e serrò la porta in modo, che temendo io, che non dasse qualche ferita alla detta Signora Violante. corsi per entrare in detta Camera, e trouai, che il detto Signor Canonico s'era serrato dentro detta Camera, si che tanto io. quanto il detto Signor Pietro, e Francesca Pompilia ci mettesmo à piangere, e gridare peraiuto, stimando Noi, che il detto Canonico la dentro ammazzasse detta Signora Violante, e doppo qualche poco di tempo mi partii dalla derra Casa, e latciai, che dd. Signori Coniugi, e Signora Francesca Pompilia gridauano con dd. Signori Franceschini; In tutto il tempo, che io mi trattenni al fernitio delli detti Signori Franceschini in Arezzo, com'hò detto di sopra, posso dire per verita d'hauer seruito à Tanola sempre matina, e sera li detti Signori Franceschini, Signora Francesca Pompilia, Signor Pietro, e Signora Violante de Comparini, e per il vitto e mangiare di tutti dd. Comenzali, il Sabbato detti Signori Franceschini comprauano vn' Agnellino da latte, nel quale spendeuano do dici, ò quattordici gratie al più, equesta la detta Signora Beatrice, che cucinaua lo ripartiua per tutta la settimana, anzi la Testicciola d'uno di detti Agnellini si ripartiua per l'antipasto in tre volte, e l'altre volte si seruiua per antipasso della Coratella, e Budella ripartitamente per tutti li giorni della settimana, che si mangiaua carne, ne vi era altra sorte di carne à tauola per sodisfare alli bilogni di ciaschedun de'Comenzali . Quando non si compraua il Sabbato, come hò detto detto Agnellino il Signor Guido, ò daua li denari à Gioseppe Garzone di Casa, perche comprasse due libre di carne vaccina, quale ogni matina la detta Signora Beatrice da se medema metteua à cucinare, ne volcua, ch'altri ce s'ingerisse, e di questa si mangiaua à Tauola, e si ripartiua anche per la sera, e perche detta carne era così dura, che il detto Signor Pietro non poteua mangiare, perchenon si faceua cuocere, il detto Signor Pietro restaua per il più fenza mangiar carne, ma mangiaua folamente vn poco di pane stufato, mal conditionato, & vna fettarella di cascio,e con A 2 quequesto se la passaua detto Signor Pietro ne' giorni, che si comprana la vaccina, ne' giorni poi di magro si mangiana vna minestra dilegumi, con vn poco di Luccio salato, e qualche volra vn poco di castagne alesse, sempre però ò si mangiasse di magro, ò di grasso, il pane era negro come inchiostro, e non leuito, nè ben conditionato, il vino poi, che seruiua per la detta Tauola era vn fiasco nel quale prima di metterci il vino la detta Signora Beatrice mi ci faceua mettere dell'acqua. fino alla merà, e così ammezzato d'acqua, mi faceua empire il fiasco di vino, e molte volte era più acqua, che vino, e questo fiasco si metteua à Tauola. & ordinariamente bastaua per tutti li Commensali, ancorche il fiasco à rigore non tenesse più di tre fogliette, e mezza all'vso di Roma. Inoltre dico, che partita io dal detro seruizio, non molti giorni doppo, fù detto publicamente per Arezzo, che effendo ritornato la sera, il detto Signor Pietro à Casa verso vna mezz' hora di notte in circa haueua trouato, che la porta di strada era serrata in modo, che lui non poteua aprirla, si che su astretto à bussare, nè vedendo la Signora Violante, che alcuno di Casa si mouena per andarli ad aprire, lei medema scese le scale per aprirle, mà perche la porta era ferrata con la chiane, benche hauesse chiamato il Signor Guido, & altri, che erano in Casa, nondimeno non si mosse alcuno, per andarli ad aprire, e che perciò il detto Signor Pietro sen'andasse à dormire all'Osteria, & essendo ritornato la mattina à casa per riuedere tanto la Signora Violante, quanto la Signora Francesca Pompilia, si diceua parimente per Arezzo, che essendosi lamentato il detto Signor Pietro per esser stato serrato suori di casa di derto Signor Canonico, ingiuriando tanto il detto Signor Pietto, quanto la detta Signora Violante, nacque tra di loro nuoua contesa, e perciò ambedue erano stati cacciati fuori di casa, e che la Signora Violante fù riceunta dal Signor Dottor Borri, done la sera cenò, e la notte dormì, e che il detto Signor Pietro eraandato all'Osteria à cenare, e dormire, il che sentito da mo me n'andai à casa del detto Signor Borri per vedere la detta Signora Violante, ma non fui introdotta, perche la moglie del detto Signor Borri mi disse, che me ne fussi andata à fare li fatti miei, perche non voleua, che li Franceschini, che stauano in faccia alla sua casa si fossero accorti, che io sussi andata à vedere la derra Signora Violante, e che perciò ne fusse nato qualche disordine, la mattina seguente poi andai alladetta Osteria douc mi era stato detto, che vi era andata anche la detta Signora Violante per trouare il detto Signor Pietro, ma non vi trouai alcuno di loro, e mi fu detto dall'Oste, che erano víciti; fi che per non sapere doue trouarmeli, me ne tornai à casa della detta Signora Maddalena Albergotti, douc mi tratteneuo, e sentij doppo dire, che tanto detto Signor Pie-

tro, quanto la Signora Violante erano ritornati alla detta. Osteria, doue haueuano pranzato, e che poi per l'interpositione del Signor Commissario d'Arezzo erano rimesti d'accordo con detti Franceschini, che però erano ritornati à casa loro, e sentino dire ancora, che continuorno detti Franceschini à maltrattare, & ingiuriare detti Signori Coniugi nello flesso modo. che continuamente faccuano nel tempo, ch'io stavo al loro scruttio, e che però vitimamente furno necessitati parrite d'Arczzo, e tornariene in Roma, etutte le sudette cose le so per hauer veduto io medesima, e sentito li mali trattamenti, che detti Signori Franceschini faceuano à detti Signori Comparini, e l'ingiurie, che diceuano, tanto à loro, quanto alla. detta Signora Francesca Pompilia, e respettiuamente per hauerle intese dire publicamente per Arezzo, dou'è publico, e notorio, e n'e publica voce, e fama in causa scientia &c.

Adi 17. Giugno 1697.

Attestiamo noi infrascritti à chiunque sà di bisogno, come la verità si è, che la Signora Francesca Pompilia Comparini moglie del Signor Guido Franceschini, si è più, e più volte fug- nes super recursu gita di casa, e andata correndo, quando da Monsignor Vescouo, e quando dal Signor Commissario, e quando da vicini per li continui strapazzi, e mali trattamenti, che li veniuano fatti, tanto dal predetto Signor Guido suo Marito, che dalla Signora Beatrice sua Socera, e dal Signor Canonico Girolamo suo fratello, e ciò lo sappiamo per esferci incontrati in esfa, quando come sopra fuggiua, & esserne di ciò publica voce, e fama in tutta la Città d'Arezzosla fede di che habbiamo fottoscritta la presente di nostra propria mano questo di, & anno sudetti & c.

lo Canonico Alessandro Tortelli affermo essere la verità quanto sopra, & in sede hò scritto di propria mano &c.

Io Marco Romani affermo esfere la verità quanto sopra, & in fede &c. mano propria.

lo Antonio Francesco Arcangeli affermo esser la verirà di quanto sopra si contiene mano propria.

Io Cammillo Lombardi affermo quanto sopra si contiene mano propria.

Io Francesco lacopo Conti di Bissignano affermo quanto si contiene, & in fede &c. mano propria.

Io Vrbano Antonio Romani Sacerdote Aretino, & al pre-

sente Curato della Chiesa Parochiale di S. Adriano affermo esfere la verita di quanto sopra si contiene, & in fede hò scritto di propria mano.

Sequitur recognitio manus in forma &c.

Num. 2.

Diuerlæ attestario-Franciscæ ad Episco pum, & Commissarium propter fænitias Guidonis Viri, & Consanguineoru

Molt'

Particula Epistolæ scriptæ à D. Thoma de Romanis Auunculo Guidonis Franceschini q. Petro Comparino Romam Molt'Illustre Signore, Signore Padrone Offeruandis.

Non posso far di meno &c. partita, che ella su di poco la Signora Francesca &c: suggi di casa, e se n'andò in S. Antoni o, quali corsero li Signori Guido, Canonico, e Beatrice &c. accio ella tornasse à dietro, & in questa credenza la Signora Francesca tornò à casa &c. Ieri estendo le Signore Francesca, e mia Sorella in Duomo alla Predica fornita, che su nell'andarsene, quando su vicina alla Porta di Monsignore se ne suggi in. Palazzo, doue che cra più vicino ad vn'ora di notte, che crano in Palazzo con grandissimo contrasto &c.

Particula alterius Epistola scripra per D. Equitem Bartholomaum de Albergottis Petro Camparini. Illustrissimo Signore, e Padrone Colendissimo.

Nel ritorno che seci &c. la Signora Sposa quà stà malenconica, e due sere doppo la partenza di los Signori sece strepito grande, perche non volcua andate à dormire col Signora Sposa andò &c. alla Predica &c. e nel partirsi si cacciò à correr nel Palazzo del Vescouo &c. si messe a signora Beatrice, e vi stiede sino à mezz'ora di notte, e ne la Signora Beatrice, ne Signor Guido erano sufficienti per sarla ritornare à casa, già che il Vescouo, il quale esortò il Signora Guido, e la Signora Beatrice, à non strapazzate la Signora Sposa &c. basta doppo le tante bissiccie ricondussero la Sigsora Sposa à casa &c.

Num. 3.
Depositio Francisca
super ass. Epitolis
ab ea scripris Abbati Franceschino &
prins delineatis à Vi
10 regustrata in Processus fabricato super
prateusa fuga.

Die 21. Martij 1697. Constituta Francisca Comparina &c. & interrogata an nunquam transmiserit aliquam Epistolam ad Abbatem Franceschinum hic in Vrbe tempore quo permansit in Aretio.

Respondit. Io mentre stauo in Arezzo scrissi ad istanza di mio Marito all'Abbate Franceschini mio Cognato qui in Roma, ma perch'io non sapeuo scriuere esso mio Marito saccua la lettera col toccalapis, e poi mi faccua ripastarla sopra colla penna, & inchiostro da me, e mi diceua, che suo fratello hauea gusto d'hauer qualche mia lettera scritta da me, e questo su due, ò trè volte.

Interrogata an si videret aliquam ex Epistolis vt supra scriptis, & transmissis ad Vrbem ad eundem Abb. Franceschinü recognosceret &c.

Respondit - Se V.S. mi facesse vedere qualcheduna delle lettere da me scritta come sopra, e mandate all'Abbate Franceschini le riconoscerei benissimo.

Et oftensa sibi per me de mandaro Epistola, de qua in Processa incipien. -- Carissimo Signor Cognato sono con questa &c. & sinien. &c. -- Arezzo 14. Giugno 1694. affettionatissima... Serua, e Cognata Francesca Comparini ne Franceschini.

Rc-

Respondit hò visto, e veduto benissimo questa letteta mostrata. mi d'ordine di V.S. che comincia -- Carissimo Signor Cognato sono con questa &c. e finisce Francesca Comparini ne Franceschini, & hauendola osleruata mi pare, ma non posso attestare per verità, che sia vna lettera da me scritta nella conformità sudetta al Signor Abbate Franceschini mio Cognato &c.

Cariffimo Cognato.

Sono con questa à riuerir V.S., e ringratiarla dell'operationi hà Tenor Epistola serifatte per collocarmi in questa Casa, doue lontana dalli mici præ vti supra Abbati Genitori viuo, ora vna vita tranquilla, & vna falute perfetta Franceschino. non hauendo li medemi à torno, che mi contriftauano giorno, e notte con li peruerfi loro comandamenti contro la legge humana, e diuina à non amare il Signor Guido mio marito. e fuggire di notte dal letto del medemo con farmeli dire, che feco non ci haueuo gento, che non era mio marito, perche seco non hò figli, e con farmi fare in più volte le fughe dal Vescono, senza veruna cagione con farmeli dire, che io voleuo far divortio con il Signor Guido, e permettere vin gran difordine in Cafa, diffe mia Madre al Vescouo, al Signor Guido, e poi per la Citrà, come il Signor Canonico mio Cognato mi hauesse richiesto dell'honore cosa non mai pensata dal medefimo, mi stimolauano di continuar i consegli lontani dal giusto, e dalla pace, che si deue al marito con lasciarmi nella loro partenza per espresso comandamento d'obedienza ad ammazzare il marito, e dare il Veleno alli Cognati, e Socere. ad incendiare la Casa, e romper vasi, & altro, acciò non paresse doppo partiti, che sossero stati loro appresso il Mondo, che mi configlianano à fare tante leggierezze, & in fine della loro partenza mi lasciorono, che io mi sciegliessi vn Giouine à mio genio, e che seco me ne fuggiffi à Roma, e tanr'altre cose, che per rossore tralascio, ora che non hò chi mi sollieui la mente godo vna quiete di Paradiso, e conosco, che li mici Genitori mi guidauano per loro pazzia al precipitio, onde riconoscendo li spropositi fatti per comandamento de'miei Genitori ne chiedo perdono à Dio, à V.S., à tutto il mondo volendo esfer buona Christiana, e buona moglie del Signor Guido mio, quale tante volte mi sgridaua con maniera amorosa dicendomi, che vna volta l'haurei ringraziato delle riprensioni mi faceua, e di questi cattini consegli mi faceuo conoscere, che mi dauano li miei Genitori, e mi confermo. Arezzo 14. Giugno 1694.

> Affettionatiflima Serua, e Cognata Francelca Comparini ne' Francelchini -Foris.

Num. 5.

Depositio Franciscæ Pompiliæ, quod rogaueuit Canonicum, quod sibi præsentauerit auxilium in suga. Die Lanæ 13. Maij 1697.

Francisca filia Petri Comparini &c. Interrogata ve dicat qua de Causa, & quo tempore præcisè discessit à Civitate Aretij, & ad quem effectum respondir. Racconterò à V. S. &c. vn mese sà in circa andai à confessarmi da vn Padre di S. Agostino, che li diceuano il Romano, e gli raccontai tutti li mici guai pregandolo, che scriuesse in mio nome, perche io non sò scriuere, à mio Padre con rappresentargli, che io ero disperata, e che ero necessitata di partire da mio marito, e venirmene da lui in Roma, mà nonebbi risposta, e così non sapendo à chi ricortere per mettere in esecuzione questa mia volontà, e pensando che nessuno del Paese, ò per parentela, ò per amicizia di mio marito non mi hauerebbe assistito; finalmente mi risolsi parlarne al detto Caponsacchi, perche sentino dire ch'era huomo risoluto conforme passando vn giorno auanti la Casa mia in tempo, che mio marito era fuori di Città, lo chiamai, e dalle Scale gli parlai con rappresentargli il pericolo, nel quale mi trouauo anco per causa sua, e che perciò lo pregauo à volermi condurre quà in Roma da mio Padre, e mia Madre, ma esso mi replicaua, che non volcua in conto alcuno ingerirsi in questa faccienda, perche sarebbe stato malsentito da tutta la Città. tanto più, ch'esso era amico della Casa di mio marito, mà io lo scongiurai tanto, e gli dissi, che era opera di Christiano liberare dalla morte vna pouera donna forastiera in modo tale, che l'indussi à promettermi, che mi haurebbe condotto come sopra, & allora mi disse, che hauerebbe fermato il Calesse, e che quando fosse stato aggiustato nel passare, che haucri fatto auanti Casa nostra, me ne haurebbe dato il segno confarsi cadere il Fazzoletto, mà essendoci passato il giorno seguente, ch' io stauo alla Gelosia non fece detto segno, & il giorno susseguente essendo ripassato come sopra ci riparlai nuouamente, e mi dolsi con elso, ch'hauesse mancato alla parola datami, e lui si scusò, che non haueua trouato Calesse in Arezzo, & io gli replicai, ch'in tutti li modi l'hauesse procurato anco di fuori conforme promise di fare, e la Domenica vitima del niese passato ripassando auanti Casa fece il segno con il Fazzoletto come haueua detto, e cosi essendo andataà letto con mio marito la sera, & accortami la notte, che il medemo dormiua mi alzai da letto, mi vestii, e presi alcune robbiccinole di mio vío, vna scatola, con molte bagattelle dentro, & alcuni denari, che non sò quanti fossero da vn. Scrigno, che vi erano anche de'miei proprij conforme apparisce dalla nota tanto delle robbe, quanto delli denari fatta dal

dal Cancelliere in Castel Nuouo, e poi scesi à basso, che era, l'Alba doue trouai detto Caponsacchi, & andassimo insteme à Porta S. Spirito suori della quale staua vn Calesse con due Caualli, e Verturino, e montati tutti due in Calesse, ce ne venissimo alla volta di Roma con caminar notte, e giorno senza fermarci, se non tanto quanto si rinstescauano, e mutauano si Caualli sinche giungessimo à Castel Nuouo doue artiuassimo all'Alba, e poi fossimo sopragiunti, com'hò raccontato di sopra à V.S. da mio marito con farci arrestare dalli Sbirri come sopra & C.

Io infrascritto Religioso Agostiniano Scalzo sò sede com'essendomi trouato all'affistenza della Signora Francesca Comparini dal primo istante del caso lagrimeuole, fino all'vitimi periodi della fira Vita, dico, & attesto con giuramento Sacerdotale alla presenza di quel Dio, che mi deue giudicare, come ho trouato, & ammirato à mia confusione in questa sia sempre benederra figliola vna coscienza innocente, e Santa, & in quelli quattro giorni, che sopraninette essendo da me esortata à perdonare, questa con lagrime à gl'occhi, e con voce placida, e compassioneuole rispondeua Giesù gli perdoni, che io digià con tutto il cuore l'hò fatto. Ma quello che è più d' ammirare siè, che sentendo gran dolore nella sua malatia, mai gl'hò vdito dire parola offensina, ò impatiente, ne tampoco sturbamento esterno, ne contro Iddio, ne il prossimo, ma sempre conformata alle Diuine disposizioni dicea Signore habbiate misericordia di me, cosa inuero, che si rende incompossibile con vn' Anima, che non stia vnita d Dio, alla. quale vnione non si giunge in vn solo istante, mà bensì conhabito inueterato. Di più dico, che sempre l'hò vista mode. ratissima, e massime nell'occasione del medicarsi, che se inlei non ci fusse stato l'abito buono in quell'occasione uon haucria abbadato à certe minuzzerie intorno alla modestia da. me molto bene notate, & ammirate, à tal segno, che vna. Zitella non faria potuta stare alla presenza di tant'huomini con quella modestia, e compositione con che staua quella benedetta figliola benche moribonda. E se si crede, che lo Spirito Santo quello, che fauella per hocca dell'Euangelista in quelle parole dette da S. Matteo nel cap.7. che Arbor mala non potest bonos fructus facere; notando che dice non potest, e nò, non facit, cioè mettendo impossibile ridutre la potenza ad atti di perfettione, quando l'istessa è imperfetta, & infetta da vi-211, si deue dire che questa figliola era d'ogni bontà, e modeflia, mentre con tutta facilità, e tutta esattezza facea atti virtuosi, e modestianche nell'vltimo della vita. Di piu è morta con gran sentimento di Dio, con gran dispositione interna con tutti li Santi Sagramenti della Chiefa, e con ammirazione

Num. 6.

Attestationes tâm... Religioforum, quam aliorum omni exceptione maiorum, qui assistentia prabuersu Francisca vique ad obitum super honestates, & declaratione ab ipsa emissa de unuquam violata side Coniugali.

di tutti li circostanti Canonizandola per Santa. Non dico di più per non esser tacciato di partiale sò molto bene, che solus Deus est scrutator Cordium. Ma sò anche che exabundantia Cordis os loquitur; e che dice il mio gran S. Agostino, che talis vita, sinis ità. Onde hauendo notato in questa sia sempre benedetta figliola parole Sante, opere virtuose, attioni modellissime, e morte da Anime di gran timor di Dio per scatico della mia coscienza sono negessitato, e non posso altro dire, che necessariamente bisogna, che sempre sia stata vna Giouane buona, modesta, & honorata &c. questo di ro, Gennaro 1698.

Io Frà Celestino Angelo di S. Anna Agostiniano Scalzo affetmo quanto di sopra hò detto mano propria.

Alia attestatio, Ve Noi sottoscritti per la verità richiesti sacciamo piena, & indubifupratata fede mediante il nostro giuramento, come in occasione, che ci siamo trouati presenti, e siamo assistiti all'vitima infermità della quale è morra Franceica Pompilia Moglie di Guido Franceschini, essendo la medesima stata più volte ricercata da Padri Spirituali, & altre persone, se haueua commesso mancamento alcuno al detto Guido suo Marito, per il quale gli hauesse dato occasione di maltrattarla nel modo, che si vedeua, e farla maltrattate à morte, la medesima sempre hà rifoolto, che non 21 hi in alcun tempo commello mancamenro alcuno, e sempre è vissuta con ogni castità, e pudicitia, e ciò noi lo sappiamo per efferci trouati presenti in detta l'ofermità hauer'intelo tutte le dette richieste, e risposte in occasione anco d'hauerla medicata, & affiftita, & hauerla sentita rispondere à dette richieste come sopra nelli quattro giorni, ch'è stara nelli patimenti delle ferite, & hauerlaben veduta, e sentita, e per hauergli veduto fare vna morte da Santa. In fede habbiamo fottofcritta la presente attestatione di nostra propria mano in Roma questo di 10. Gennaro 1693.

> Io Nicolò Costantio &c. che assistito alla Cura della sudetta-Francesca Pompilia per lo spazio di quattro giorni attesto

quanto di sopra &c.

10 Fra Celestino Angelo di S. Anna Agostiniano Scalzo dicoscome mi sono trouato presente dal primo istante del caso sino alla fine della vita, & hò sempre assistito alla sudetta, la quale sempre diceua, che Dio li perdoni in Cielo, conforme so li perdono in terra, mà per la cosa, che m'oppongono, e mi assassino sono sinno centissima à segno tale dicea, che Dio questo peccato non glielo perdonasse, perche non l'hauea fatto, morì come vna Martire innocente in presenza d' vn' altro Reu. Sacerdote, con edificazione di tutti li circostanti, sicome sopra affermo mano propria

10

Io Sacerdote D. Placido Sardi affermo quanto há detto il fopradetto Padre Fra Celestino trouandomi presente come sopra mano propria.

lo Marchele D. Nicolò Gregorij affermo come sopra mano

propria.

lo infrascritto affermo quanto nella retroscritta sede si contiene, come anco l'attestatione del Reu. P. Celestino di Giesù, e. Maria, & hò affistita la retroscritta Signora Francesca Pompilia per il primo, hauendola raccolta da terra oue giaccua abbandonata di sorze per causa delle serite, & haueua la testa sù le gambe del Sig. Pietro Comparini già morto, e la medema si consesso nelle mie braccie al P. Rettore del Collegio Greco, perche non si poteua reggere, nè siare colca, e dall'ora, non l'hò mai lasciata, mà sempre affistia sin' alla morte sua, che è stata la più esemplare Christiana, & edificante, ch'io mai habbia visto, hauendola sempre vista rassegnata nel Diuino volere, e sempre si considaua nella sua innocenza &c.

Jo Giuseppe d'Andilli mano propria.

Ioinfrascritto attesto, & affermo quanto in tutte dette sedi si contiene per hauer assistito à detta q. Francesca Pompilia &c.

Dionisio Godyn mano propria.

lo Luca Corsi affermo quanto in tutte dette attestationi si contiene per hauer affishto giorno, e notte sino che è durata l'infermità di detta qui Signora Francesca Pompilia, e sentito

quanto fopra mano propria.

Io Gio: Battifia Guitens Speziale, che ho affifito alli medicamenti, e cura della detta quondam francesca Pompilia affermo quanto in tutte le sudette fedi, se attestationi si contengono, per hauer continuamente in tutto il tempo notte, e giorno dell'infermità della medesima assistito mano propria.

Io Gio: Battista Mucha Giouine del sudetto Gio: Battista Guitens Speziale affermo quanto di sopra nelle dette attestationi si contiene, per hauer affishito à detta quondam Francesca.

Pompilia mano proptia.

Si fa piena, & indubitata fede per me qui fottoscritto Abbate.

D. Liberato Barberito Dottore della S. Teologia, qualmente coll'eser stato chiamato ad affistete alla morte della q. Signora Francesca Pompilia Comparini, hò ossetuato in più volte, e specialmente nel tempo d'vn intiera notte la nominata desonra con Christiana rassegnazione soffrire i dolori del suo male, e con soprahumana generosità condonare l'offese di chi contante ferite l'haucua causato innocentemente la morte, anzi

per lo spazio della sudetta notte osseruai la tenerezza di coscienza della nominata, hauendola passata in addurmi quotidiani sentimenti d'una eroica, e chissiana persettione, ranto
che posso attestare, che per la prattica io hò, essendo stato per
quattro anni Vicarionella Cura della bo: me: di Monsignor
Vescouo di Monopoli non hauer osseruato moribondi con
simili sentimenti, tanto più con la condizione d'un male cosi
violentemente da altri causatoli, onde in sede, &c. Roma,
questo di 10. Gennato 1608.

10 Abbate D. Liberato Barberito affermo quanto di so-pra &c.

Illustriss. & Reuerendiss. D.

GVBERNATORE

In Criminalibus:

Romana Homicidij cum qualitate.

 $\mathcal{P} R O$

Fisco.

Summarium.

ROMÆ, Typis R.Cam. Apost. 1698

Romana Excidij

Ill. me & Reu. me Dne. D Eplorabile Excidiumparinis sequutum in hac Alma Vrbe nocte diei secundæ currentis mensis Ianuarij, & sanguis essus clamat vindictam aduersus Delinquentes de terra apud Deum; Et nos, vt Munus,
quo sungimur, adimpleamus operæ pretium duximus hic sideli
calamo seriem sacti recensere, ex qua Domini mei Iudices
agnoscere saciliùs valeant, quænam iura pro resolutione Causæ, & pænæ Delinquentium sint eidem sacto applicabilia,
iuxta monitum Textus in leg. sinal. in princip. si de iureiuran.
& quia, vt ait Barbosa axiom. iur. axiom. 93. num. 1. sicut ex

facto Ius oritur, ità ex facto Ius moritur.

Facti ideo series ità se habet, Guido Franceschinus de Civirate Aretit in Vxorem duxit Franciscam de Comparinis, cui pro Dote inter catera promissa fuerunt nonnulla bona Fideicommisso subjecta à Petro, & Violante Iugalibus de Comparinis, qui eamdem Franciscam vei filiam in domo educarunt, & vei talem etiam in Matrimonium collocarunt; Cumque prædicti Petrus, & Violantes nullos alios haberent filios, relica habieatione Vrbis ad habitandum in domo Franceschini sita in Civitate Aretij se contulerunt, vbi per aliquod temporis spatium insimul cohabitando in pace perseuerarunt; Sed vt sæpe accidere solet inter Amicos, & Coniunctos, ortæ fuerunt contentiones, ac iurgia, ob que prefatus Petrus, & Violantes è domo, & à Ciuitate Aretij recesserunt, & in Vibem reuersi fuerunt; Interim crescente flamma accensi odij, introducta fuit lis super Dote promissa, & à Petro Comparino denegata, eo fub prætextu, quod Francisca verè non esset filia ab eodem Petro, & Violante genita, sed vti Partus suppositus suerit recepta, ac educara, & quod proinde idem Guido, & Francisca ad successionem bonorum Fideicommissi aspirare nun possent; At licet super hoc Articulo Franceschinus sauorabilem reportauerit Sententiam, attamen cum pro parte Petri Comparini fuerit ab ea appellatum, agnouit Francisca se malè in domo Viri ab co tractatam, & ob id curauit è domo ipsius Viri recedere, prout cum auxilio, & societate Canonici Caponsacchi, vt supponitur, Affinis eiusdem Franceschini, sugam arripuit, sed habita per per eumdem Franceschinum notitia de Vxoris fuga

fuga, illam insequens suitassequutus in Cauponam Castri Noni, vbi adeundo Gubernatorem dicti Loci curauit committi capturam, & Vxoris, & Canonici, prout sequuta fuit; porte-Azque deinde querela introductum fuit Iudicium Criminale in hoc Tribunali Gubernij Vrbis in quo fabricato Processu, & auditis pluries, tam orecenus, quàm in scriptis, Procuratoribus vtriusque Partis, resolutum fuit ob desectum probationis Adulterij dictum Canonicum relegandum in Civitate Vetula, & dictam Franciscam in Conservatorio retinendam; Verum quia. pro parte de Comparinis prætendebatur subministrationem alimentorum in Conservatorio ad Franceschinum spectare, & pro parte Franceschini dicebatur ad Comparigum pertinere, Illustriffimus, & Reuerendissimus Dominus Gubernator habito priùs consensu Abbatis Pauli Germani fraeris dicti Guidonis & Procuratoris in Causa, domum de Comparinis eidem Francifex pro tuto, & securo carcere sub sideiussione assignauit.

Ouibus controuersijs, tam in iudicio ciuili, quam in criminali pendentibus, necnon super separatione Thori intentata pro parte dica Francisca vxoris, idem Franceschinus de prædictis vindictam sumere machinabatur, & pro eius prauz voluntatis executione, coadunatis Dominico Gambassino Florentino. Alexandro Baldesco de Territorio Ciuitatis Castelli, Francisco Pasquini, Antonii de Marchionatu Montis Aguti, Blasio Agostinello de Civitate Plebis Incola Villa Quarata, & eisdem accommodaris gladijs, & stylo per Bullam Alexandri Octaui prohibitis, ingressus fuit Vrbem in societatem prædictorum Hominum, & habito accessu ad domum de Comparinis hora prima noctis curauit fibi aperiri lanuam sub simulatione deserendi epistolam Violanti transmissam à dicto Canonico Capo nsacca in dicta Civitate Vetula commorante, prout aperta Ianua habitationis per dictam Violantem, ipsam statim aggressi fuerunt, præfari Guido, & Socij à quibus cum gladijs prædictis fuerit jugulara statim occubuit, prove etiam Petrus pariter lugulatus ab hac vita migrauit, Francisca verò curauit subtus lectum se abscondere, sed reperta, & pluribus vulneribus affecta, tunc, sic Deo permittente, non remansit extincta, licet post paucos dies etiam ipsa decesserit, itaut potuit hoc immane scelus reuelare; de quo habita noritia per Illustris. D. meum Vrbis Gubprnatorem peruigili attentione curauit, vt ab exequutoribus extrà Vrbem Malefactores insequirentur, prout eadem nocte reperti in Caupona Merluccia, cum armis igneis, & gladijs prohibitis etiam fanguinolentis, ductifque ad Carceres, & constructo contra eos Processu fuerunt super crimine examinati, de quo aliqui ipsorum sunt consessi, alij verò quamuis sint negatiui super tractatu, ac scientia de occidendo omnes de familia, attamen contrà eos, non solùm vrgentissimæ præsumptiones, scientiæ, & tractatus prædicti, sed etiam grauissima ex eodem Processu resultant inditia, itaut per DD. Defensores, minimè impignari, ac controuerti

possint,

Hinc cum hæc causa sir proponenda prò resolutione capienda, credimus inullam subsistentem elici posse desensionem prò parte Delinquentium, ad euadendam pænam yltimi supplicij quoad confessos de crimine, & ad eximendum negativos à rigoroso vigiliæ tormento; Licèt enim quæstio sit valdè à DD. agirata an maritus occidens vxorem adulteram non incontinenti, ac in adulterio depræhensam, sed ex internallo à poena ordinaria, leg. Cornel. de Sicar. excusari de beat, dùm aliqui prò excusatione mariti affirmativam opinionem profitentur, vt videre est apudGiurb.conf.86.Gizzarel.dec. 18.Mu. ta dec Sicilia 61. Bertazzol.conf crim. 206. & conf. 356. Sanfelic.dec.537. Pratus ad Paschal.de patr.potest.part.3.c.6. vers. bine Cabal. refol. crim.caf. 300. qui omnes Doctores ad mitigandam pænam marito, qut ex intesuallo vxorem occidit, ea ratione mouentur, quia cum causa honoris semper cor præmat difficile est temperare iustum dolorem, ob quem in. continenti dicitur facta honoris desensio cum comodè fieri poffit .

Alij verò quamplures negatiuam tuentur firmantes maritumoccidentem vxorem alitèr quàm in adulterio, & in actibus Venereis depræhensam pæna ordinaria puniendum, ità Angel. de Malesse. verbo, che hai adulterato la mia Donna nu. 1. vers.multò minùs, Clar.in & homicidium num. 48. & 5 s. sin. quast. 89. in fin. Gomez. ad leg. Tauri 80. num. 68. Couar. in epit. Iur. Canon. 2.p. cap. 7.5 7. num. 3. Farinacc. quast. 121. nu. 111. & seqq. & in cons. 141. per 10t. voi contrijs respondet & D. Raynald. cap. 2. \$.4. num. 155. & cap. 7 in rubr. nu. 118. & seqq. voi hanc opinionem dicit veriorem, & magis Reipublicæ prosicuam, nec ab ea in indicando recedendum essanz. de regim. Valentiæ cap. 8. 8. 8. num. 63. & 64. voi quod apud illum Senatum pluries indicatum suit non exculari maritum ex adulterio legitimè probato, si ex interuallo occi

2 da

dat vxorem, ea ratione, quia olim ex lege Romuli maritus vxorem occidere potuit, sed lex Iulia permisit tantum occidere adulterum vilem, vt probat Anton. Mattheu de criminibus tit. 3. de adulter. cap. 3. num. 13.

Attamen in hac nostra facti specie credimus versari extra diffi-

cultatem propositæ quæstionis.

Quia Doctores pro contraria opinione supracitati procedunt, & intelligi debent quoties agitur de marito, qui absque excessu legis, & nullis concurrentibus circumstantijs, & qualitatibus aggrauantibus, iustoque dolore tantum motus vxorem occidit, sccus autem, quando, vt in nostro casu adest excessus, & contempus legis, ac concurrunt circumstantia, & qualitates aggrauantes, prout cum hac distinctione iuxtà communem praxim esse procedendum testatur Laurent. Matthdu de re crim.contr. 12.num.29, postquam sirmauerit maritum esse excusandum à poena ordinaria. & mitius esse pun.endum, ità subiungit, ex quibus praxis communis ea est, vt esses doloris perpendatur, & solum puniatur excessus, itaut si adest doli suspicio in forma occidendi, vt puta circumstantia tendens ad proditionem, pana aggrauetur.

Circunftantiæ verò aggauantes, quæ in nostro casu concurrunt sunt plures, & adeò graves, vt quælibet ex ipsis est sufficiens ad pænam vltimi supplicij imponendam, & ad reddendum

crimen qualificatum.

Prima enim est coadunatio hominum Armatorum, pro qua secundum Bannimenta buius Gubernij Vrbis imponitur pœna vitæ, & confiscationis Bonotum illi, qui est caput coadunationis, etiamfi coadunati fint folum quatuor, ve legitur in cap. 82. corumdem Bannimentorum, quæ circumstantia, & qualitas eludi nequit auctoritate aliquorum Doctorum. afferentium licitum esse Marito Vxorem occidere coa dunatis etiam Hominibu, , quia prædicti Ductores loquuntur, & intelligi debent in casu in quo licitum est impune Marito occidere Adulterum, & Vxorem in actu Adulterij, vel in. Domo ipsius Mariti, secus autem ex interuallo, & extra-Domum ipsius Mariti ad tradita per Anton. de Ball. tract. var. deliet. dispens. cas. 1. num.65. vel procedere forte pessent, si alio modo non potuisset Adulterum, & Vxorem occidere, prout sentiunt omnes Doctores, qui possunt fauore Mariti adduci, quod non est dicendum in casu isto, dum Francischinus in sequendo Vxorem armis igneis munitus poterat

vindictam sumere in Caupona Castrinoui, vbi recursum habuit ad Iudicem, elegitque viam Iudicialem pro punitionevxoris, & Canonici cum quo illa ausugit; vel demum procederent si minorem numerum Hominum coadunasset, ob quod, crimen conuenticulæ non constitueretur; Fortius quia non agebatur de committendo sactum, vt diximus impuni-

bile, & à lege permissum.

Non enim credimus posse per Dominos Desensores prætendi, quod Maritus impunè occidere valeat Vxorem Adulteramex interuallo, dum omnes Doctores qui adduci possunt's uore Mariti eximunt quidem ipsum à pœna ordinaria nonautem ab extraordinaria, prout videri possunt adducti per nos supra in §. Hinc cum Causa; si ergò in casu nostro Maritus committit delictum punibile, quomodò potest coadunare numerum Hominum conuenticulam formantem, & à Bannimentis prohibitam, absque incursu pœne ab ipsis comminatæ?

Secunda qualitas, ac circumstantia est delatio armorum contra formam Constitutionis Alexandri VIII. quæ ad totum Ecclesiasticum Statum extenditur, ad cuius comminata, poenz excufationem, minus allegari possunt Doctorum auctorirates maritum excusantes, si cum Armis prohibitis occidat adulterum, & vxorem, quia vltrà responsionem per Nos datam in explicatione prime circumstantiæ coad mationis, ac conventiculæ, quod illæ scilicet procedant, & intelligi debeant in casu à lege permisso, & impunibili, dicimus applicari minimè posse respectu Armorum de quibus agitur, dum d. Constitutio non solum prohibet delationem, sed etiam retentionem, fabricationem, & introductionem corum in Vrbem, & Statum Ecclefiasticum sub panis rebellionis , & Criminis lafa Maiestatis, & quatenus etiam versaremur in casu à lege permissointelligendæ essent Doctorum auctorizates de Armis, quorum prohibita est delatio, nonautem recentio, & introductio sub quouis prætextu etiam. Iustitiæ, vt habetur in eadem Constitutione S.1. ibi: Aut quo quouis etiam militia, aut executionis iustitia pratextu deferre, minusque in Domibus, aut alibi retinere: & in S. Ad hec, prohibet etiam introductionem ibi: Retentionem Domi, in in Apotecis & alibi, introductionem in Statum Ecclesiasticum, fabricasionem &c.

Si ergò sub prætextu Iustitiæ prohibita est retentio, & introductio ductio huiusimodi Armorum, ri dicula esset prætensio Franceschini, sibi licuisse, cum dictis Armis accedere ad vrbem, & Domum vxoris ad vindicandam ex interuallo ptętensam honoris ossensionem; Certius quia delictum huius modi Armorum est graue, '& de per se pœna capitali puni tur, vt probauimus, quo casu secuto delicto', si maior est pœna asportationis, quam delicti, accipitur pœna graviori, que leuiorem absorbet, Bart.in l.numquam plura nu.4. sf. de priuat.delist.Gols.in l.qui de crimine, verbo plurima C. de Ascusat.Cacye.latr.decis.18.num.2.& per tot.Cabal.cas.100.n.12.
13.& 14. Giurba cons.26.num.1.cons.82.nu.41. vt gravius puniatur delinquens, Cabal dicto casu num.13. & 14. Cartar.depan.Innocent.art.2.num.101.Farinacc.qu.22.n.22.& qu.108-num.166.Sansellic.deois.43.nam.2.& 3. alijque quos allegat, & sequitur o ril.ad Capan.resol.1.num.41.

Tertia circumstantia est, quia Franceschinus cum Hominibus prædictis homicidia patrauit in Domo, ac habitatione propria de Cóparinis, quò sic et homicidiu in Domo occisi commissum, dicatur qualiscatum, cum Domus debeat esse tutum sui Domini resugium lepterique, & ibi Bart. A aly sf. de in ius vocan Spad.cons. 107.num.4. equia d. Francischinus ingressus suit cum muratione vestimentorum, quo casu Homicidium dicitur commissum ex Insidis Farinac. qu. 126. cum alys addustis per eumdem Spad.loc.cis. num. 5 prasertim denoste, ve considerat Cabal.cas. 3 c. num. 15 quem allegat. & se

quitur Spad.d.conf. 107.n.6. & prius in conf. 101.n.6.

Quarta qualitas, & circumstantiaest, quia dicta Francisca erat sub potestate Iudicis, dum suiteidem, vt diximus in narratione sacti, assignata Domus cum sideiussione de habendo illam pro tuto, & securo Carcere, & sic erat in sortijs Curiz, vt volunt Gramat.decis. 14. num. 4. & alij allegati per Farinac qu. 30. nu. 52. & 57. præsertim quando agitur savore illius, qui in sortijs Curiz existiti, quidquid dici posset quando agitur de eius præiudicio; ideoque compertum est in Iure, necminus Bannitum capitalem in Fortijs Curiz existentem occidi posse, Bart. in l. 3. S. transsugas sf. adl. Corn. de Sicar. & in l. illaqueum sf. de acquir. rer. dom. l. libertas sf. de Stat. Hom. Nell. de Bannit part. 2. qu. 28. cum alijs adductis per Oril. ad Campan. obseru. 24. num. 3 t.

Sed ceffare videtur omnis disceptatio, dum ex processi resultat dictum Francischinum accessisse ad Domum prædictam vna cum hominibus coadunatis non animo, & intenentione

solum occidendi Franciscam vxorem , sed etiam occidendi Petrum, & Violantem, quos ve ipse fatetur, odio graui prosequebatur, propter litem motam, & quia prædicti Iugales instarent apud Franciscam - vt mortem viro, & Cognato veneno pararet, ac etiam quia retinerent in Domo eius Vxorem, vt magis in continuatione adulterij eius honor offenderetur, quia vltrà quod, vt suprà dicimus Francisca suit auctoritate Iudicis in dictam Domum repolita cum consensu fratris Germani eiuldem Mariti, non intrat quæltio an sit permissum à lege occidere Coniunctos, Amicos, & Domesticos Vxotis adultera, etianti Maritus illos suspectos habæret de permissione, vel assensu præstito Vxori adulterium committenti, cum specialia, ac priuilegia concessa Marito, aduerfus Vxorem non fint multiplicanda, ac extendenda, sed ftricte interprætanda cap. non potest de prabendis in 6. cap. fin.de fil.p.aeshyt. eod. lib. quod procedit non folum quando agitur de præiudicio tertij, sed etiam si agatur de solo præiudicio Eilci per Text. 1. in fin. ff.de Iur. Imm. & quod in. præcisis nottris terminis non debeat sieri extentio de persona ad personam ex Couar. de spons, p. 2 eap. 7. S. 7. 6 ex Angel. in verbo che hai adulterato n 64. tenuit Antonius de Ball. d.tract.variar lib. 3. de litt.difpenf. Caf. 1.nu.63. 6 64. quamuis nos verius affirmare possimus huiusmodi assertionem dichi Franceschini esse calumniosè mendicatam, dum in articulo mortis eadem Francisca protestata fuit in damnationem Animæ suæ non offendisse honorem mariti cui potius attestations credendum venit. cum moribundus non præsumatur immemor saluris ærernæ ad Text.in l.fin.C. ad l. Iul. repetund. cap.Sancimus 2.qu.2.

Catera verò Caula, qua ab ipso Francishino adducuntur possume quidem, quatenus vera essent, dem onstrare odium, ac inimicitiam inter ipsum, & dd. Iugales, vertentem, & sic ad probandam in eo causam prameditata necis eorumdem, non verò sufficientem ad ipsum excusandum à poena ordinaria, mortis, quàm omninò exigit homicidium pramediatum iuxià Text.in l. 3. \$\int Patiatur Cod.de Episc. Aud. & in \$\int Lex Cornelia institute Publici Iudic. & in \$\int pan.\$\int Quaalias Personas \$\int Ad \text{le Publici Iudic.} & in \$\text{le pan.} \int Quaalias Personas \$\int Sad \text{le Pmp. de Paricid.} & in \$\text{le iusidem in fin fs. ad leg. Couter ex Geness cap. 9. versic. 6. & Exod. cap. 21. & Deuteron. cap. 19. versi 13. per qua Iura idem firmat Godofred. Aba. uvir prax Griminal \$\int bomicida num. 4. & 5. Giurb. cons. Crimin.

2.num.38.& cens.63.num.2.Clar.qu.30.vars.Puntius est.Farinac.qu.119.num.12.& seqq.ea ratione, quia leges prohibent vindictam, privatam hoc est illam, quam Carentes publico ministerio propter sua odia in intersiciendis hominibus, vel aliter lædencis sibi vsurpant, vt habetur in leg. 14.Cod. de Iudie. b. 1.38.8.8. st. ad leg. Iud. de Adulter. cùm alijs luribus addustis per Dominum meum Raynaldum cap.7. in Rubrica num. 122.& 123. vbi num. 24. subdit quod non solum in homicidio appensato imponenda est pœna ordinatia contrà ipsumoccisorem, sed etiam contrà omnes alios, qui data opera, ope, vel consilio ex claro 8.homicidium vers.aut verò suns plures Farinac.qu.96.num.38.& seqq.cons.138.num.27.Cabal.ressol.Crimin.192.num.1.& seqq.

Franciscus de Gambis Fisci, & Reuerenda Cam. Apost. Procurator Generalis.

Illustrifs. & Reverendifs. Domino

VRBIS

GVBERNATORE

In Criminalibus.

Romana Excidij.

PRO

Fisco.

CONTRA D. Guidonem Francischinum, & Socios.

Facti, & Iuris.
Domini Procuratoris Fiscalis Generalis.

Romæ, Typis Reu. Cam. Apost. 1698.

Romana Homicidij cum qualitate.

Ill.mc & Reu.mc Dñe. Q Voniam (vt auditumfuit) præcipua defensio Domini Franceschini inquisiti consistit in prætensa Causa honoris, ob quam motus sucrit ad delinquendum Fisci propterea partes sunt huius insubsistentiam ostendere, vt debita pæna plecta-

tur adeo atrox, & enorme deliaum.

Examinanda itaque assumo fundamenta, quibus asserta honoris Causa inniti potest, sugam seilicet inselicis Vxoris à Domo Viri, vna cum Canonico Caponsaco, cum quo in Hospitio Cassiri Noui capta suit, & prætensas litteras amatorias in Processu super dicta suga, & deuiatione insertas ex quibus prætensa Vxoris inhonestas desumitur cum alia cumulata in dicto processu, sintomentas desumitur cum alia cumulata in dicto processu, sintomenta et aliam colligi potest ex dimissione Francisca Vxoris cum sola cautione de habendo Domum pro Carcere, & D. Canonici cum triennali relegatione in Ciuitate Vetula, qua vrique ostendit nullam tuisse à sisso in codem Processu acquistram legitimam probationem inhonestatis, & prætensæ violationis sidei coniugalis, de qua fuerat

per inquisitum delata.

Et quidem ex defensionibus tunc fastis, immò ex ipso Processu luculenter apparuit iustissima causa, ob quam infelix Puella mota fuit ad arripiendam fugam, à Domo Viri, ve ad proprios larcs remearet, & apud Parentes quietam, & tutam vitam traduceret. Notoriz quippe sunt altercationes statim exorez ob rei familiaris angustiam inter dictos miserrimæ Puellæ Parentes, & Inquisitum, eiusque matrem, & fratres ijldem frustra lugentibus se fuifse deceptos sub specie non infima opulentia ob suppositum. annuum redditum seut. 1700. qui prorsus insubsitens detectus fuit adeout dum moram in Domo Sponsi inquisiti traxerunt in Ciuitate Aretij adeò malè ab ipso ciusque Consanguineis habiti fuerint, ve post paucos menses ab eadem recedere, ac ad Vrbem redire coacti fint totoque tempore, quo connizerunt continuè interiplos viguerint contentiones, & querimonie, ob lustum dolorem deceptionis, quam passi fuerant excitate, vt constat ex Epistolis Abbatis Pauli Franceschini cas przsupponentibus ad defensam ponderatis per D. Procuratorem Charitatis, & indicantibus malum animum, vique tune aduerfus infelices Parentes concepum, & signanter in illa scripta 6. Martij ibi : Torno à scriuere à V.S. che non voglio imitarlo nel modo di scriuere non essendo da par suo seminare certe parole nelle lettere, che meriterebbero risposte di fatti, e non di parole, e queste sono offensine à segno, che le conseruo per suo rimprouero, e mortificatione: & infra ibi: che fe lei si darà de guai(che non credo mai) non ne restercibe esente ne pur lei: sufficious aurem ex Epistolis resultat probatio, vt monent Gabriel tit. de confess. concluf. 1.

cluf.1. num.54. Farinacc. conf. crim. 24. num. 21. Matth. Sanz. de re crim. c ontr.28. num.26. & feq. & contr.77. num. 2. Sperell. decif. 69. num. 4.

Et licet ipse non parificent qualitatem altercationum, tamen, vltra quod alique preseferunt querimonias adeò excreuisse, vt amaritudines in odium excrescerent, vt constat ex Epistola sub die 12. Februarij 1694. ibi: ma sentendo dall'ona, e l'altra parte crescere fras laro l'amarez ze per non dir gl'odi; facile fuiffet Inquisito. & D. Ab. bati eius fratti exhibendo literas eidem scriptas, ve apparet ex tenore dicta Edistola ibi : Io però che sento che il nemico di Dio habbia melle amarez ze tra loro, è conneneuole, che io adempisca con V.S. al debito di risposta: ostendere querimonias fuisse iniustas, vel ab ipsis excitatas, quas cum non exhibuerint, vrget contra occultantem præsumptio vericatis earumdem, & ista Causa ob quam conquærebantur, & altercabantur, vt in similibus terminis firmauit Rota in Romana , seu Neapolitana liberationis à molestijs 27. Februarij 1690. S. eo magis coram Eminentissimo Cardinali Caccia, & in Romana Pecuniaria super exhibitione 21. Iunii 1694. S. clarius coram R. P. D. Muto. Quæ tamen specificatio pessimorum tradatuum erga-Parentes, quibus ex conuentione dotali subministranda erant alimenta habetur ex depositione Ancillæ data in Summ. num.1. quæ vtique si legentium commiserationem extorquere apta est, multo magis credibile redditur ex huiu/modi peffimis tractationibus fummopere exasperatum fuisse animum miserrimæ sponsæ suos Parentes ita vexari frustra lugentis, imò etiam lugere impe-

Reditus ad Vibem eorumdem Parentum quantò, & quidem justifsimo dolore affecerit miserrimam Puellam 15. atatis annum non excedentem, omnibus notum esse potest; Ea quippe omni auxilio destituta, maritali seueritati exposita remanebat, ob quam se quotidie in vitæ discrimine constitutam timebat, & frustra tentato recurfu ad Reuerendissimum Episcopum, & D. Commissarium Summ. num. 2. frustraque interpositione nobilium virorum. qui prius etiam inutilis eualerat, vt constat ex dicta Epistola 6. Martii ibi: Ma che rimedio posso darui io, quando tanti Caualieri amo. reuoli d'ambe le parti sento si siano framessi per comporli, e non li è sortito: Non aliud fibi remedium superesse purauerie, quam sugamarripiendi e domo Viri, & Patrios lates repetendi ; Quæ propterea vi potè executioni demandata pro euadendo vitæ discrimine. nullum inhonestatis, & violatæ coniugalis fidei præbere valet indicium, cum ad causam omnino licitam potius quam ad crimjnosam sit referenda, vt per Text. in cap. in panis de regul. iur. in 6. monent Honded. conf. 105. num. 60. lib. 1 . Crauet. confil. 8. num. 2. & conf. 319. num. 1. Andreol. contr. 66. num. 24. Mafcard. de probat. conelus.814. num.3. vol.z. Conciol. allegat.87. num.24.

Vrgente etiam alia Causa ob quam Patrios lares repetere studuit, Paternæ, scilicet infirmitatis, de qua in epistola, in qua infinuauit non expedandam esse societatem D. Gregorij Quilichini seleetiam circa hoc remittendo D. Canonico, vade bene inferti pó-

tell, quod ex causis licitis de suga agebatur.

Nullatenus verò fidendum est Epistolæ ab eadem Sponsa conscripræ D. Abbati Franceschino, in qua illi gratias agit quod ipsam Matrimonio iunxerit cum inquisito eius fratre, ac profitetur, quod post Genitorum discessum omninò tranquillam vitam, ducebat cessante illorum peruersa seducione, que ipsam à Viro alienam reddebat, & detegit pessimum consisium ipsi traditum totam Domum perdendi. Ipsa siquidem Sponsa ingenuè in suo constituto fatetur eam conscripsisse, yt luquisto obtemperaret eo designante Apices, ipsaque calamum super inducente, yt ex particula constituti cividem data in Summario num. 3. & sanè sola lectura dictæ Epistolæ talem inserit horrorem, yt incredibile sit, quod inselix Puella, nis metu per virum illatum coacta talia scribere potuerit in petniciem, & detractionem propriorum. Genitorum, ad quem essenum eadem datur in Summario numero 4.

Iustior etiam evalit timor ob quem mota fuit ad fugam capiendam infelix Puella ex mota per Patrem Inquisito lite luper nullirate constitutionis dotis, vipore facta ex falsa causa, quia credebat eam filix promittere, qualem non esse agnouerat ex seuclatione per Matrem facta, quod ad decipiendum Virum, & arcendos eius Creditores partum supposuisset; Cum enim omnia bona fuissent in dotem assignata, & quidem conspicui valoris inspecta qualitate personarum mota super illis per Socerum controuerlia vtique grauissima, & Capitalis exorta timeri poterat inimicitia per quam conjugalis pax, jam diù præcedentibus altercationibus turbata, recrudescentibus odijs, prorsus eliminata remaneret. Hunc enim effectum parere lites tupet considerabili quantitate, multoque magis super toto asse motas quotidiana experientia docet, & tradunt Gramaticus conf.46. num.4. Crauett. confil.73. num.11. Soccin. Iun. conf. 73. num. 14. 70lum.2. Decian. traft. Criminal. lib.3. cap. 25. num. 50. & 57. Vermighol. confil. 3 21. num. 5. Farinac. queft. 49. num. 2.

Adeoque cum iusus timor consideretur pensatis per prudentem Iudicem circumstantijs Personarum, & temporis, vt ex Text. in l. metus autem Causa ss. ex quibus caus. maior Glos. in cap. Pen. de his, quæ cui metusus. Caus. monent Faris. consil. 53. num. 60. lib. 4.

Menoch. de arbitr. cas. 135. num. 2. Mascard. de probat. concl. 1051.

num. 21. Cartar. decis. Criminal. 72. num. 75. optime Mogolon. de. metu cap. 2. §. 7. num. 1., & cap. 7. num. 1. vers. tum quia; Assirmandum omninò in casu nostro est eas tales reputandas, vt non modo Puella ceneræ ætatis, qualis erat inselix Sponsa. omni auxilio destitùta, & exposita seueritati Viri, quæ illam igneo breuiori selopulo appetierat mortem ipsi uninando ob leuissimam suspicionem, sed quæuis constantissima semina se

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in continuo vitæ discrimine constitutam suspicari posset, sibique præcauendi necessitatem agnosecret, quod si quæcumque Causa etiam opinata sufficeret ad iliam excusandam, vt per Text. in l. habitatores s. sinal. sf. locat. sirmat Mogolon. de metu eap. 7. num. 1. Farinac. quast. 125, num. 63., & 64. & num. 196. D. Canon. Raynald. in sintax. rer. crimin. tom. 3. cap. 25. §. 4. nu. 34. vbi quod sufficit videre signa, & acus manifesta voluntatis, vel præparamenta. Quanto magis excusabilis, & commiseratione digna censeri cabet dum ideò vrgens, & vndique verificata concurrit Causa, ob quam ad sugiendum mota suit, vt aduertit d. Mogolon. tit. 2. §. 6. Vbi quod solus visus armorum, licet habens eis non vtatut, neque ca cuaginet est iuxta causa

metus productiua.

Nec inhonestatis, & violate conjugalis sidei presumptio insurgere valet ex focierate D. Canonici Capontacchi, cum quo fugam arripuit, ob quam ipse fuit ad triennalem telegationem in Ciuitate Vetula damnatus. Cum enim, vt dictum eft, infelix Puella esset omni auxilio destituta, proprizque ztatis, suique fexus, & status ratio non pateretur, vt sola, vel in societate alicuins vilis mulierculæ periculoso itineri se committeret, no domestica discrimina fugiendo, incauté se granjoribus periculis exponerer, prout contingere potuisset, si per virum solafuiffet in itinere deprehensa, nec alium tutiorem invenire potuerit Comitem, quam infum D. Canonicum amicitia coniumdum cum D. Canonico de Comitibus, qui licet familiaris, & confanguineus inquisiti eins statum magna commiscratione prosequebatur, tutius existimauit cum co sugam arripere, quem providum, & aprum ad illam ad optatum elitum perducendam censuit, quam aliter illam exequi cum maiori discrimine; Que propterea necessitas, & prudens electio minoris maliomnem prætensæ inhonestatis suspicionem excludit, vt tradunt Bald. in l. filium num.1. ff. de his, qui sunt sui vel alien. iur. D'in l. 1. num. 35. C. de ijs, qui accus. non poss. Menoch. de prasump. lib. 6. prasumpt. 54. num. 22. & 23. de arbitr, lib. 2. cas. 89. num. 23.

Eaque viterius exclusa remanent ex modo, quo suga suit executioni demandata iter ad Vrbem arripiendo recto tramite, & cum maxima celeritate. Si enim expendendæ libidinis causa cum eodem Canonico Amasso (vt alias suit eidem obiccum, & modo sorsan animossus ad assectandam honoris Causam repetetur) inselix Puella sugam arripusset, vel moram traxistet in aliquo loco extra publicam viam in quo per inquisitum, deprehendi non posset, vel non accessistet cum tanta celeritate ad Vrbem, nisi verè id peregistet Patrios lares repetitura, inqua via, atque honoris securitatem assequi sperabat. Nimis quippe imprudens suisset Amassi conssium traducendi Vxorem à Domo Viri ad locum, quo suam cupiditatem explete.

non posset, quæ sola inuerisimilitudo sufficeret ad ostendendam veritatem Gause per Vxorem in constitutis addustæ, quod pro vitando Vitæ discrimine in quo se constitutam timebat sugam arripuit. vt ad Patrios lates se conserret opem præbente, & associante Canonico ex mera commiscratione, & omnino salua honestate; verisimilitudo siquidem semper est potissime spectanda ad arguendum delistum, vel illud excludendum, vt tradunt Farinac. de fals. & simul. quæst. 33. num. 176. & seq. & cons. 60. num. 28. & 31. Caball. resol. crimin. casu 199. num. 35. Conciol. resol. crimin. 27. num. 2. & seq. Vermigliol.cons. 31.

num.5, & conf. 266. num.10.

Minusque sublistit alterum fundamentum affertæ Causæ honoris. quod alias fuit per inquisitum constitutum super prætensis litteris amatorijs, que per miferrimam Puellam (cr, pte pretendebantur Canonico, necnon ex quibusdam ab eo scriptis, repertis in Latrina Hospitii Castri noui in quam præiecte afferebantur ad illas occultandas; Vltra responsiones quippe tune rraditas per D. Procuratorem Charitatis, non probatæ identitatis caracteris, & incertitudinis, cum non appareant, cui fint direce, que forsan admisse suerunt cum nulla pœna fuerit eidem Puelle irrogata, & simpliciter dimissa sit cum cautione de habendo Domum pro Carcere, quamuis inspecto corum tenore præseferre videantur, nimiæ beneuolentiæ significationem., tamen ca potuit per camdem fingi ad alliciendum D. Canonicum reluctantem, vt ipsa fatetur in suo constituto ad et auxilium præbendum in executione præmeditate fugæ iplam ad Vrbem affociando, constat enim Epistolas fuisse ad hunc finem exaratas Summ. num. s. Adeoque commisseratione digna existimati debet miserrima Puella omni auxilio destituta, & in discrimine vitæ posita, si blandis, & forsan amatorijs verbis allicere tentauit D. Canonicum, quem aptum credebat ad ei opem ferendam, nec ex dd. Epistolis ad cumdem fugæ finem conscripris maius violatz pudicitiz fumi valet argumentum, quam ex ipla fuga; nec nouum est castissimas seminas similibus artibus quandoque vii ad licitum finem vi in facris paginis, fecisse legimus luditta ad decipiendum Holofernem, ve patriam liberaret. Id igitur facere potuit infelix Puella, vt mortis periculum cuaderet absque vlla inhonestatis nota.

Accedente præsertim considentia, quod habebat, tum propriæ continentiæ, tum integritatis ciusdem D. Canonici de qua deponit Testis de auditu à D. Gregorio Guillichino passiter consanguinco, (vt mihi supponitur) inquisiti in dicto Proc. per Fiscum ad instantiam inquisiti tunc aderentis examinatus ibi: Il Signor Gregorio all'hora mi soggiunse il Signor Canonico vi và per buon sine, e perche ella se ne vorrebbe andare à Roma, e mi disse anche, che non ci poteua nascere del male, perche fra lovo non v'era male alcuno: cuius profectò Testis depositio contra inducentem plenè

A 3 probar,

probat, vt tradunt Farinae. eons. 120. num. 10. Vermigl. cons. 500. num. 3. D. Canon. Raynald. tom. 2. cap. 23. §. 4. num. 26. fol. 112. Ac propterea cum nihil mali posset dicta insesix Puella suspicaria societate dicti D. Canonici, nec aliud remedium aptius haberet, vt suam præmeditationem exequeretur, tractatus habitus cum codem per Epistolas excusandus est, vtpote ad hunc sinem ordinatus, quamuis aliqua in illis legantur verba amatoria, quæ potius ossiciosa, &t ad captandam beneuolentiam apposita censesi debent, & semper explicanda sunt iuxta intentionem proferentis, vt ex Text. in eap. intelligentia, & cap. propterea de verbor. signific. monen Surd. consil. 431. num. 35. cum alijs relat. per Molin. de rit. nupt. lib. 3. quest. 85. num. 50.

Accedente insuper participatione D. Canonici de Comitibus nobilis viri, & affinis D. Inquisiti, & hunc tractatum promouentis, quem incredibile non est illius honori insidiari voluisse, sed rantum ex causa commiserationis inselicem Puellam ab imminenti mortis periculo eripete; Talis autem participatio elucet ex ipsis episolis, que ab illo conscripte prætendun-

tur.

Leuioris ponderis funt alia prætensæ inhonestatis indicia desumpta exaccessu D. Canonici ad domum Inquisiti nocturno tempore ad effectum alloquendi cum vxore occila, deosculatio ciusdem in itinere, de qua deponit Franciscus Ioannes de Rubris Chifit, vulgo Caleffe Dudor, & prætenfa condormitio incodem lecto in hospitio Castri Noui. Vltra defectum siquidem probationis respectu primi, vipotè resultantis ex dico vnici tantum Tellis Mariæ Margaritæ de Contentis, que patitur relenantissimam exceptionem publici metetricii. & tanquam vnica nihil probat, ve respectu meretticiz qualitatis monet Text. in 1.2.5. lege Iulia, ibique Glof verbo palam ff. de testibus Marsil. confil. 102. num. 9. Vermigliol. confil. 408. num. 1. Crot. de Teft. part. 3. num. 46. Parif. confil. 67. num. 80. lib. 3. Mascard. de probationibus conclus. 1362. nnm. 20. Et respectu vnicitatis, Textus in cap. veniens , & cap. lices vniuersis de Test. Farinac. de Test. quaft.64. n. 28. & 33. Vermigl. consil. 146. num. 3. D. Cauonicus Raynaldus in Sintass. rer. crimiu. tom. I. cap. 1. S. 10. num. 118. Cum talis accessus effet ordinatus ad licitum finem subtrahendi miseram Puellam ab imminenti mortis periculo, eam ad patrios lares ducendo non est trahendus ad indicium illiciti commercij, cum sola possibilitas ad hunc effectum sufficiar, ve in bonam partem sit sumendus, vt per Text. in l. merito ff. pro foc. tradunt Menoch. confil. 84. num. 75. Surd. decif-58. num. 4. Vermigliol. conf. 171. num. 27. & consil.397. num. 1 1. Rota decif. 106. num. 7. par. 2. diuerf.

Maxime cum ipse Testis de tali accessi deponens resertat de auditu à disto D. Gregorio Guillichino, quod erat ad bonum finem, & quod nihil mali intercedebat inter D. Canonicum, & occisam, qui cum esset melius informatus, ytporè amicus, & conlanguineus Inquisiti (vt mihi supponitur) omnem contrariam suspicionem excludit; cui depositioni consonare videtur aliapissus D. Canonici Franceschini fratris Inqussir, qui interrogatus an scitet inter D. Canonicum Caponlacchium, & sponsam vlla samiliaritas intercederet, respondit — Questo non haueumo mai saputo per l'innanzi, mà seguito il ratto la Città dice, che sra essi vi passasse associate corrispondenza— que ignorantia prossus excludit, & inuerismiles reddit survivos, & illicitos accessus D. Canonici ad domum, cum enim Inquissus sponsam— occidere minatus esset ob iniustam suspicionem de illo conceptam credibile est, quod tam ipse, quàm frater, o mnesque domestici omni studio inuigilauerint pro cius custodia, itaut ipsis innotuisset dicus accessus si verè, vt supponitur, frequens suis-

fer. & ad malum finem ordinatus.

Eodemque descêtu probationis laborat prætensa mutuadeosculatio in itinere, de qua deponit Testis vnicus, cuius armia animostas ex eius assertione detegitur, dum id vidisse assertione detegitur, dum id vidisse assertione detegitur, dum id vidisse assertione cuius acusa, quod, seilicet, tune
Luna luceret, vel alio artisseiali lumine, tenebras noctis depellente, id videre potuerit, qua tatione non reddita, sidem non, a
meretur, vt aduertunt Bursatt, consil, 34, num. 6. Farinac, de Test,
quast. 66, num. 38 Giurb, consil, crimin. 37, num 41. Polidor, Rip, in
trast, de nott, temp cap. 57, num. 7. & seq. Vermigliol, consil, 74, nu. 1.
D. Canonicus Rainald, tom. 1, cap. 11. §. 8, ad 13, num. 8, fol. 591.
Addita insuper maxima inuetismilitudine, quod dum Chisum docted progredi videretur, retrospicere potuerit, & mutuam
deosculationem videre, quæ pariter inuerismilitudo sidem illi
adimit, iuxtà ea quæ tradunt Farinac, consil, 192, num. 60, in sin.

Vermigliol. confil. 20. num. 24. & confil. 74. num. 4.

Omnemque prætensæ inhonestatis suspicionem excludere apraest affertio eiusdem misertima Puella facta in articulo mortis post plura lætalia vulnera eidem illata ad requisitionem Religiosarum personarum, & aliarum ipsi ministrantium, quod nunquem defecerat fidei coningali, semperque cum omni castirate, & pudicitia se gesserat, vt ex iurata attestatione, ibi - Come in occasione, che ci siamo trouati presenti, e siamo assistiti all'oltima infirmita della quale è morta Francesca Pompilia moglie di Guido Franceschini, essendo la medema stata più volte ricercata da Padri spirituali, & altre persone, se haueua commesso mancamento alcuno al detto Guido fue marito per il quale gl'hauesse dato occasione di maltrattarla nel modo, che si vedeua, e farla maltrattare a morte, la medema sempre hà risposto, che non hà in alcun tempo commesso mancamento alcuno, sempre è vissuta con ogni castità, e pudicitia; Et magis præcise de hac constanti affertione deponit Fr. Calestinus Angelus à S. Anna Ordinis Discalceatorum S. Augustini in dica attestatione subscriptus ibi . la qual sempre diceua , che Dio gli perdoni in Cielo,

conforme io gli perdono in serra, md per la causa che m'oppongono, sono innocentissima à segno tale, che dicena, che Dio di questo peccato non ele lo perdonaffe, perche non l'honoua fatto -- Que tanc affertio in atticulo mortis emissa omnem sidem metetur, cum nemo tunc mentiri præsumitur, vt tradunt Natta confil. 537. num. 18. lib. 3. Calderin, confil. 15. tit. de vfur. Menarh. de prasumpt.lib.5. presumpt. s. num.7. & fegg. & in præcisis tertninis futpedti de hæresi, quod hujusmodi suspicio tollatur si in articulo mortis dicat, & protestetur se vixisse, & velle mori, & credere secundum placita. Sanda Romana Ecclesia, Decian. traft. crimin lib. 5. tit. de defenf. Reor. cap. 37. nu. 27. vbi refert opinionem Alberici in Rubric. C. de baret, circa finem verf. vltimo nota, afferentis ex hac proteflatione facta coram Cardinalibus defensam fuisse memoriam Bonifacij Papa, & ipsum Albericum ex ca defendisse Galeaeium Vicecomitem Mediolani. Et maxime dum omnes przfati Teffes conueniunt milerrimam hanc Puellam obijse cum. maxima adificatione adstantium, semperque gessise actus Christiana persectionis, vt in dica attestatione ibi- e per hauerli veduta fare una morte da Santa. Et in alia dicti Patris Calcfini Angeli præteritæ vitæ innocentiam ex actibus ante obitum ge-

flis arguentis, que omnes danter in Summar, num.6.

Czterum quatenus ctiam tam exdicta fuga, quam ex repertis litteris, vt supponitut, & ipsarum verbalis tenor præseserre videtur amatoris aliquam de inhonestate vxoris potuisset Inquisitus suspicionem conciperes, qua instam illius iram prouocare voluisset; Nullatenus tamen excusabilis redditur adeò truculenta vindica, post tantum temporis internallum sumpta, nedum de ipsa miserrima vxore, sed de omnino incauris, & nil tale merentibus eius genitoribus, & cum adeò grauibus circumstantijs delicum extollentibus, quominus pœna vltimi supplicit ple-Gendus non esset si illud fateretur. Quamuis enim iustus dolor violatæ conjugalis fidel maritum adulteram vxorem occidentem pœnam temperate foleat, nam de totali impunitate ampliùs agendum non est post ademptam licentiam proprium honorem nece Adulteri, vel Adulterz vindicandi, vt monent Felin. in cap. si verò num. 3. de sentent. excommunic. Imola in l. quid ergo S. si bares num. 4, sf. de legat. 1. Mantic. cons. 241, num. 18. in sin-lib. 1. Oldendorp. Par. lect. ad Iur. Ciuil, interpretat. lib. de Psucap. sit. de adult. num.1. in fin. pag.295. Baccon. ad Treuul.volum.2. difp. 32. thef 6. litt.C. verf. idem conceditur pag. 1277. Caffad. Rittefch. ad Nouell. Iuftinian. par. 12. cap. 5. num. 8. pag. 677. Matthiaf. Stephan. ad nouell, 177. num. 20. pag. 609. Attamen ad cuitandam leg. Cornelia de Sicariis poenam, camque temperandam, seruari debent omnia requisita relat. per Angel. de malefic, vers.che hai adulterato la mia Donna num. 8. & segq., & per Ioann. de Teitops in trast. de Inr. occiden. Prabenf. in adult. par. 2. num. 43. 6 fegg.

Pracipuum autem, & indispensabile requisitum est, quod Vxot

fit in adulter io deptahenia, vt per Text. in l. quod ait left. 232 fl. ad leg. Iul. de adulter. ibi : voluit enim ità demum hanc poteflatem Patri competere, si in ipsa turputudine filiam deprahendat labeo quoque probat, & Pomponius scribit in ipsis rebus venereis deprahensam occidi, & hoc est, quod Solon. & Drago dicunt esplicat ibi Glof. verf. in ipfis rebus, & tradunt Bartol, alijque interpetref, Salicet. in l. Gracchus C. ad leg. Iul. de adult. Angel. de malefic. dicto verf. che hai adulterato la mia Donna num. 8. & 9. Gaball, refol, crimin, caf. 300. num. 22. 29., @ 33. Matth. Sanz. des re criminal. contr. 11. num. 12. & feq. qui Text. licet loquatur de Patre, multo magis procedit in Marito, cuius ira facilius contra Vzorem accendi potest sinistra, & szpeiniusta suspicione de ea concepta, & qui non semper bonum prò ca consilium. capere solet, quod Patrem ex instinctu nature facere lex presumit, vt monet Text- in l. nihil interest ff. eodem folum excusans Patrem si vna cum Adultero filiam occidat, vel latalia vulnera

eidem inferat.

Idque est adcò verum, ve non sufficiat V xorem fuisse repertamin adibus remotis, vel præparatorijs ad adulterium, vt communiter firmant DD. & fignanter Soccin. in cap. peruenit n. 365. cum duobus seqq. de Sent. excom. Manc. de Iudic, num.69. Decian. traft. crim. lib.9. cap.5. num. 15. Tolofan. fintasm, Iur. lib.36. cap.6. num.7. Laurent. Kirgheu. com.opin. cent. prima conclus. 5. vers. adulter. an probaretur circa medium Anton, Mart. in Comment. des crimin. ad lib.48. ff. tit.3. num.16. affirmans Volpian. verecundiz Causa pancis, & significantibus verbis vsum effe quibus non. nisi quintam amoris lineam intelligere possit Farinac. quest. 121. num. 42. circa med. verf. Credo voluerit Io: Teitopf. de Iur. occid. prabenf. in adulter. par. 2. num. 1. litt.I. cuius verba referre opportunum censeo cum illum D. Iudices forsan przmanibus non habeant sie itaque verba dici Text. explicat ibi - Qua viique arguunt non sufficere bic adulterij præludia, sed requiri obscenam. membrorum Commixtionem &c. & post relatas Doctorum Authoritates subdit - Idque clarius apparet ex verbis solonis relatis à Luciano. in Eunucho ante finem ibi -- nisi ii mentiuntur, qui eum aiunt deprahensum in adulterio, & deinde reprobat opiniouem Accurfy afferentis sufficere adultery praindia, & in S. secundo post relatam conciliationem , quod scilicet eius opinio intelligi debeat de praludiis proximis, ita suam explicat Sententiam ibi : Sed proximis, vel in casu capit. litteris 12. de prasumpt. vbi ex deprabeufione folius , & nudi cum fola , & nuda in codem lecto iacentis violenta, & certa fornicationis suspicio oritur ex qua Seutentia dinortij promulgari posit. Attamen ne violentam quidemo suspicionem hie sufficere luculenter oftendunt leges sub litt. 1. addu-Ela neque enim bac inventio est vera in ipso actu Adulterij deprabensio, & ex causa ciuili in dicto cap. litteris ad plenam Adultery probationem in Causa Criminali hand firmiter arguitur &c.

eum nemo ex suspicionibus damnari, nedum occidi queat lege absentem st. de penis quin, & ista violenta suspicio non est indubitatum indicium ad probationem, quale in criminal, requiritux legsinal. C. de probationibus, sed immò fallax est quia talitèr inuenti potuissent sic agere, vt adulterarent, & tamen non adulterarint,

vt loquuntur Grauett. &c.

Solumque de pana temperanda agendum effet, si D. Inquisitus in actu depræhentionis Vxoris fugitinæ in Ospirio Castri noui cam cum D. Canonico illam affociante occidiffet, at cum neglecta vindicta facti maluerit eligere vindictam Inris, vtique non potuit illam exinternallo interficere, vt per Text. in l.quod ait lex s. final. ff. ad l. Iuliam de adult. firmantem non posse vindictam post diem differti traduut Angel. de malefic. dicto vers. che hal adulterato la mia Donna num. 21. in fin. Farinac. qu. 123. num. sog. afferens ita in praxi servari ne detur aditus te viciscendi proptia Auth. & conf. 141. per tot. . & signanter num.9. & seq., vbi confutat Bertalzol. cenf.42. parificantem casum depræhensionis in adulterio, & quod Vxor de illo conuicta sit staut non valeat de co dubitari, nce sit iniusta, vel nimis facilis suspicio Viri assignans validom differentiz rationem, quia. justus dolor iram excitans, que viri mentem turbare solet verificatur in actuali depræhensione Vxoris in adulterio, & inactibus proximis non ex intervallo, quamuis iulta fit eins fuspicio, adeoque leges Maritum excusantes ex Causa Iusti, & inconsulti doloris, ve in l. graccus ad l. Iuliam de Adulter. o in l. nec in ea lege ff. eodem extendi non possunt ad vindictam ex interuallo sumptam, quia tune nec impetus doloris, nec inconsultus dolor verificatur, & sedato animo homicidium patratum dicitur. Quodii ad refrenandum imperum izuientis doloris, ne propria authoritate Maritus vindicam sumat non exculatur a pena legis Cornel. de Sicariis si Vxorem ex internallo interficiat . quanto minus excusandus erit si electa via publicæ vindidæ per Carcerationem Vxoris, & prætenfi Amalij longo interiecto temporis spatio camdem vna cum suis Genitoribus adeò i mmaniter trucidauerit.

Accedit ad exasperandam penam, quod respectu inselicium Genitorum nulla suberat iusta Causa eos occidendi, nisi prò tali considerati velit lis mota super rescissione Instrumenti Dotalis ob Detectum Partum suppositum, que potius delictum extoliticad atrocissimum Crimen lese Maichatis ob omnimodames securitatem, quam Pontificia Maichatis ob omnimodames securitatem, quam Pontificia Maichatis litigantibus in Vrbe prebere voluit, vi ex nota Constitutione Alex. VI. §.2. insprinc. ibi: horrenda in umanitase detestandaque sentita mortemes sistentes ali torum: & in sinc ibi: in Disine Maichatis offensames surissidistionis, & authoritatis Apostulice lessonem: & §.4. circa medium ibi; ac lase Maichatis Griminis sentennias incurrant ipso salva estam in sussentia somnibus ac salva posti ibi: Sintque ettam in sussentia omnibus ac

cnuctis perpetuò distidati, nihilominus, & Banditi, ac infames, & inhabiles habeantur.

Plurimum quoque considerari mæretur qualitas adeò inhumanæ necis in propria Domo patratæ, quæ debet effe vniculque turiffimum habitaculum, ve per Text. in l. plerique ff. de in Ius vocando, O in l. nemo 103. ff. de regul. Iur. ibique Petrus Faber, & Enerard. tradunt Farinac. in fragment. Crimin. par. 1. verf. Domus num.130. Clar. in S. final. quafi. 10. Gabal. caf.13. num. 10., & eleganter Cicer. in Orat. pro Domo fua ibi: Anid eft fanctius quid omni religione munitius, quam Domus vnuscuiusque Civium, hie ara, bic foci, bic du penates, bic Sacra Religionis Ceremonia continentur . Hoc perfugium est ita Sanctum omnibus, Dt inde abripi neminem, nefas sit: Multoque magis respectu miserrima Vxoris, que in illa detinebatur loco Carceris approbante quoque Domino Abbate Francischino, adeout publica securitas violara dici debeat, & læsa Maiestas Principis cum eadem ratio habeatur de vero, & formali Carcere, ac de assignato à Principe firmant Farinac. quaft. 30. num. 47. Villof. de figit. cap. 18. 5. 2. num. 3. & fequen. D. Canon. Raina d. in prax Crimin. tom. 1. cap. 3. 6.2 ad 6. num. 1 46.

Tandem est quoque consideranda qualitas Armorum prohibitorum cum quibus delictum fuit tatratum, que de per se penam mortis exposcit, quamuis ipsum Principale crimen esset mitius puniendum, vt monent Sanselie decis:43 per tot. referens ità fuisse iudicatum Capie. latr. decis:73. num.2. & per tot. & ibi

Adden. num. 2.

Quarè &c.

Ioannes Baptista Bottinius Fisci, & Cam. Apost. Aduoc.

Illustriss. & Reuerendiss. D.

GVBERNATORE

In Criminalibus:

Romana Homicidij cum qualitate.

PRO

Fisco.

CONTRA

D. Guidum Francischinum, & Socios.

Iuris D. Aduocati Fiscalis.

ROMÆ, Typis R.Cam. Apost. 1698.

SVMMARIVM.

Illustrifs. Sig. Padrone mio Collendissimo.

I giunge la sua fauorita lettera in data del dì 24. del ca- Num. 1. duto, e spiacemi sommamente l'agitazione, nella quale Epistola Domini mi accenna ritrouarsi per le maledicenze, che vanno disse- Marzimedici minando per Roma li Signori Pietro Comparini, e sua mo- Gubernatoris glie intorno à mali trattamenti, che dicono hauer riceuuti Aretini. nella di lei Casa nel tempo, che sono dimorati in Arezzo, e ricercandomi ella di fincera informatione, le replico contutta ingenuità essere li medemi stati trattati da tutta questa Nobilta, & in sua Casa con tutto rispetto, e decoro, e la causa de primi disturbi, che nacquero trà essi, e la Signora sua Madre, e Fratelli fù perche la Sig. Violante pochi giorni doppo giuntaui pretese dominar essa la Casa, tener le Chiaui di tutto, & escluderne affatto la Sig. Beatrice sua Madre, al che con raggione non hauendo voluto acconfentire veruno de fuoi Signori Fratelli, diede motiuo alle prime groffezze, e contese domestiche; s'accrebero poi nell'osseruare, cheil Sig. Pietro sudetto lasciata la prattica, e conversatione delle Persone più qualificate di questa Città, si vniua con i più vili, e con essi loro si diede à frequentare giornalmente. quante bettole v'crano, il che caggionò à lui di scredito, & à lor Signori poca reputazione. Di scandalo molto maggiore sono state più fughe, e ricorsi fatti dalla Sig. Sposa loro figlia à Monfig. Vescouo, non con altro motiuo, senon che ne essa, ne li suoi Genitori voleuano più dimorare in Arezzo, mà rornarsene à Roma. Sgridata però da questo prudentissimo Prelato, la rimandò sempre à Casa in Carrozza. Vero è pero, che doppo essere partiti da questa Città, li Signori Comparini, la Sig. Sposassi è diportata sino ad ora co gran modestia, e sauiezza, da che prende indizio ogn'vno, che à simili eccessi la pouera giouinetta fosse stata indotta. da suoi Genitori, come ella se ne dichiara con tutti, detestandone anche la memoria, onde si và restituendo nel concetto vniuerfale, e di queste Dame, che haucuano tralasciato di trattarla .In vltimo li medemi Signori Comparini haueuan leuate tutte le gioiè alla Sig. Sposa, che gli sforzai à re-

struitle. In somma sono tali, e tanti li scandalì, che hanno dati nel decorso di più mesi, che vi sono dimorati a tutta la Città, che non gli ne scriuo che pochi, e l'accerto, che li Sig. suoi frarelli hanno hauuta con esti vua sofferenza da Martiri, si che vedendo lo, che erano venuti incorrigibili, e la fauola della Città, e che poteuano mettere in necessità li Signori suoi Fratelli di commettere verso di essi qualche eccesso per regolaldi buon gouerno, mi volta: à preualermi dell'auttorità, che per sua gratia mi hà data S. A. S. col minacciarli di priggionia, e caltighi se non si fossero corretti, doppo queste minaccie parendoli forsi di meritarli, e che li potesse suc. cedere, deliberorono ritornare à Roma, come fecero poco doppo, lasciando di loro in questa Città va pessimo concetto; del resto al presente in sua Casa vi è una grandissima. quiere, e la Sig. Sposa viue con sauiezza esemplare, detestando il male elempio, che hà di se dato à queste Dame, contessando liberamente, che li venius commandato da suoi Genitori, & à mio giuditio è stata la mano di Dio, che hà liberati lor Signori da ceruelli così torbidi. Questo è quanto posso delineatli del molto più, che vi sarebbe da dirle; si tranquilli dunque, e creda, che il discredito è stato tutto loro, ne restandomi, che soggiungerle mi confermo con tutto Panimo.

Di V.S. Illustrifs.

Arezzo 2. Agosto 1694.

Deuotifs. & Obligatifs. Scruitore Vinceozo Marzi Medici.

Sig. Abb. Paolo Franceschini. Roma.

Num. 2. Depositio Francises.

Racconterò à V.S. la Causa, per la quale lo sono suggita dalla Casa di mio Marito, & è che essendo tre Anni sono stata maritata qui in Roma da mio Padre, e mia Madre al sodetto Franceschino, e doppo essere stata sposata al medemo, si trattenne in Roma per lo spatio di due mesi senza consumare il matrimonio, e passaro d. tempo, sui condotta asseme colli sodetti mio Padre, e mia Madre dal sodetto mio marito in. Arezzo, perche nelli Capitoli matrimoniali si era conuenuto, che d. mio Padre, e mia Madre douessero venire ad habitare in Arezzo consorme secero, e doppo essersi trattenuti colà

colà per lo spatio di quattro mesi se ne partirono, e se ne ritornorno in Roma per li mali trattamenti. che riceueuano. non solo da mio Marito, mà dag l'altri di sua Casa, & essendo lo restata in Arezzo doppo consumato il matrimonio pasfato quasi vn Anno, ne riuscendo gravida, cominció d. mio Marito, & anco Beatrice sua Madre à voltarsi contro di me. perche non faceuo figlioli dicendo, che per causa mia si estinguena la sua Casa, e che non si poteua da me col tempo sperare successione, mentre esso mio Marito diceua d'auuantaggio di hauer sentito dire da mio Padre, che in occasione di certa infermità da Zitella mi haueua dati certi semi per medicamento, che questi forse impediua di far figlioli, e conquesto motino lo veniuo continuamente ad esfer maltrattata dal soderto mio Marito, e Socera, benche io gli replicati, che sopra questo non ci haueuo colpa, e continuauano tutta via à minacciarmi fulla vita, & andauano cercando ogni pretesto benche senza occasione per malitartarmi, e poi il medemo mio Marito cominciò à prendersi gelosia di me,e mi prohibì, che non mi affacciasse alla finestra, & lo per togliergli questa occasione non mi affacciauo maismà tato non bastaua, perche vn giorno stando sopra la loggia, il medemo disse, che stano à far l'amore la sù alto senza nominarmi có chi,& lo gli replicai, che questi erano pretesti, e dal luogo sodetto non si vedeua, che vna strada senzarincontro di fenestra delle Case, perche soprastaua d. loggia alli Tetti solamente, e perche poi il sodetto Canonico Caponsacchi con altri Giouani del Paese passavano avanti Casa nostra, e si fermavano a discorrere con certe Donnicciuole, che stanno in faccia il medemo mio Mariro cominciò à borbottare contro di me, per causa, che d. Canonico passaua come sopra, benche Io non hauessi in ciò colpa alcuna, e tanto più gli crescè il sospetto, perche stando vna sera alla Comedia trà molte altre genti il Canonico Conti fratello del Marito di mia Cognata, mi tirò alcuni confetti, e mio Marito, che ci era ancor lui lì vicino se ne adombrò, mà non del Conti, mà del Caponsachi, che staua à sedere à canto il sodetto Conti, mà poi perche d. Conti pratticava in Casa nostra come Parente, prese ombra anco del medemo, in modo tale, che accortami di ciò, quando poi veniua d. Canonico Conti in casa nostra lo mi ritirauo in-Camera, perche non hauesse à darmi maggior trauaglio, A 2

Litt. A.
Recenset minas ob Zelothypiam viri de Amaño.

peratione, e non sapeuo come dire, e poi per togliergli anco quest'occasione passando vn giorno detto Caponsachi ananti Casa gli parlai, e lo pregai à contentarsi di non passarci per leuar me da ranti guai, che riceueuo per questa causa da mio Marito, & esso mi soggiunse, che non sapeua donde esso mio Marito canasse tal motiuo, mentre esso passaua di là per aftri affarise che finalmente non gli si potena impedire passare per firada, e benche mi prometteffe di non passarci, tanto coneinuò à passarci, mà lo non mi assacciauo alla finestra, e con tutto ciò il sodetto mio Marito non si mai quietaua se continuaua à maltrattarmi, e minacciarmi sù la vita, e che voleua ammazzarmi, anzi quando fù la cosa della Comedia raccontata di sopra, tornati che fussimo à Casa mi appuntò vna Pistola in petro dicendo - Oh Cristo chi mi tiene, che non ti stenno quì, ammiri bene il Caponsacchi, se non vuoi, che ti facci cofi, e non ti ammazzi - anzi in principio delli strapazzi sudetti andai due volte da Monfig. Vescouo, perche hauesse rimediato in qualche forma, mà non serui à niente per la corrispondenza, che haueua colla Casa di mio Marito; Onde essendo Io in quella Città forastiera, ne sapendo inche modo liberarmi dalli pericolise strapazzi sodetti dubitan. do, che se non mi ammazzaua con armi, mi hauesse potuto auuelenare, pensai sugirmene, e venire in Roma da mio Padre, e Madre, mà non sapendo in che modo farmi, vn mese fà in circa andai à confessarmi da vn P. di S. Agostino, che li diceuauo il Romano, e gli raccontai tutti li miei guai, pregandolo, che scriuelle in mio nome, perche io non sò scriuere, à mio Padre, con tappresentarli, ch'io ero disperata, e che ero necessitata partire da mio Marito, e venirmene da lui in Roma, mà non hebbi risposta, e così non sapendo à chi ricorrere per mettere in effecutione questa mia volontà, e pensando, che nessuno del Paese, ò per Parentela, ò per amicitia di mio Marito non mi haucrebbe assistito, finalmente mi risolsi patlarne al d Caponsacchi, perche sentiuo dire, che era buomo risbluto, conforme passando vn giorno auanti Casa mia in tempo, che mio Marito era fuori di Città, lo chiamai.

mà mio Marito non fi appagava di ciò, mà diceua, che io lo faceuo ad arte, e che non gli fi leuauano li fospetti, che haue-

ua entro di me, e tornava nuovamente à tribularmi per cau-

la del Caponsacchi, in modo tale, che mi ero ridotta in dis-

B Peierat asserens nescire scribere.

Fateror Amasii Pollen-

nel quale mi trouauo anco per causa sua, e che perciò lo pre-

Fatetut noua coiloquia hauesse mancato alla parola datami, e lui si scusò, che non cum Amasio.

V.S. da mio Marito. Respondit. d. Caponsachi non Parente in conto alcuno à d. mio Marito, mà bensi amico.

poi fossimo sopragiunti, conforme hò raccontato di sopra à

mai, e dalle scale gli parlai, con rappresentargli il pericolo,

gauo à condurmi quà in Roma da mio Padre, e mia Madre, mà esso mi replicava, che non voleva in conto alcuno ingerirsi in questa facenda, perche sarebbe stato mal sentito da tucta la Città, tanto più, che esso era amico della casa di mio Marito, mà lo lo scongiurai tanto, e gli dissi, ch'era opera da Cristiano liberare dalla morte vna pouera Donna forastiera, in modo tale, che l'indussi à promettetmi, che mi hauerebbe condorto come sopra, & all'hora mi disse, che hauerebbe fermato il Calesse, e che quando fosse stato aggiustato nel passare, che haueria fatto auanti Casa nostra, me ne hauerebbe dato il segno confarsi cadere il fazzoletto, ma essendoci passaro il giorno seguente, che lo stauo alla Gelofia, non fece d. fegno, & il giorno susseguente essendo ripalsato come sopra ci parlai nueuamente, e mi dolfi con esso, che

haueva trouato Calesse in Arezzo, & io gli replicai, che in tutti i modi l'hauesse procurato anco di fuori, conforme promise difare, ela Domenica vitima del mese passato ripassando auanti casa fece il segno col fazzoletto, come haueua detto, e cosi essendo andata à letto con mio marito la sera. & essendomi accorta, che la notte dormina mi alzai da letto, mi vestij, e presi alcune robbicciuole dimio vso, vna scattola con molte bagattelle dentro, & alcuni denari, che non so quanti fossero da vn Sgrigno, che ce ne erano anche de mier proprij, conforme apparisce dalla nota tanto delle robbe, quanto delli denari fatta dal Cancelliero di Castelnouo, e poi scesi à basso, che era l'alba, doue trouaid. Caponsacchi, & andassimo assieme à Porta S. Spiriro, fuori della quale staua vn Calesse con due Caualli, e Vetturino, montati tutti due in Calesse ce ne venissimo alla volta di Roma con caminare notte, e giorno senza fermarci, se non tanto quanto si rifrescauano, e mutauano li Caualli, sinche giungessimo à Castel nouo, doue arrivassimo all'alba, & iui

Respondit. Il sodetto Caponsachi prima del fatto, non mi bà man-

Mendacium circa Aduentum ad Caftrum nouura .

Amalius non est affinis Viti.

Н

Nova mendacia qued non receperit litteras bere .

Aliud mendecium.quod non unferer Epifiolas Amatio,

K

Nefeiees Cembere, ei as Vir lineabat Epidolas.

mandato alcuna lettera, perche io non sò leggere il manoscritto, e non sò scriuere.

Amasu, & nesciat sen- Respondit. Ne meno io prima del fatto sodetto bò mai mandato lettera di forte alcuna al d. Caponfacchi.

Iterum constituta &c. Respondit &c. Io mentre stavo in Arezzo scriffi ad istanza di mio Marico all'Abbate Franceschini mio Cognato qui in Roma, mà perche io non sapeuo scriuere, esso mio Marito faceua la lettera col toccalapis, e poi mi faceua ripassarci sopra colla penna, & inchiostro da me, e mi diceua, che suo fratello haueua gusto d'hauer qualche mialettera, che fosse stata scritta da me, e questo sù due, ò tre volte.

Respongit. Se V.S. mi facessi vedere qualch'vna delle lettere da me scritte come sopra, e mandate all'Abbate Franceschi-

ni le riconoscerci benissimo.

Et oftensa &c. & Inter- &c. Respondit. Hò visto, e vedo benissimo questa lettera mostratami d'ordine di V. S. che comincia - Carissimo Sig. Cognato, sono con questa - e finisce - Francesca Comparini, ne Franceschini - Le hauendola offeruara mi pare, mà non posso attestare per verità, che sia vna delle lettere da me scritte nella conformità sodetta all' Abbate Franceschini mio Cognato &c. Et paucis interiectis &c.

Interrogata &c Respondit. Io non hò mai mandate lettere di

forte alcuna per Maria sudetta à persona veruna.

Respondit. Io per la verità arrivai a Castel nouo al rosseggiar dell'Alba.

Respondit. Noi ci sermassimo nell'Osteria di Castel nouo per lo spatio di più di vn'hora, & in questo tempo ci trattenissi-

mo in Sala di sopra, & post pauca &c.

Interrogata Respondit. lo non mi missi à dormire ne riposare nell'Ostaria di Castelnouo per quel tempo, che mi ci fermai

come fopra.

Respondit. Sento, che V. S. mi dice, che la Corte pretende in oltre, che lo la notte dormissi nella sopradetta Ostaria di Castel nouo in vna Camera di sopra, nella quale dormisse anco il Canonico Caponfacchi, & Io dico, e rispondo, che niuno può dire questo per verità, perche lo non riposai inconto alcuno in d. Ostaria, e mi ci fermai per il tempo da me detto di sopra &c.

Ca-

[LXXXVI]

Alind men lacium circa Adgentum ad Caupona Cauti gous .

Noua mendacia quod na Cattri noni .

non cubauerit incaupo-

Carissimo Sig. Cognato.

Sono con questa à riuerire V. S. e ringratiarla delle operationi Num. 3. fatte per collocarmi in questa Casa, doue lontana dalli miei Epistola Franci-Genitori viuo hora vna vita tranquilla, & vna salute perset-sea ad Abbatem ta non hauendo li medesimi attorno, che mi contristauano Francischinum.

giorno, e notte con li peruersi loro comandamenti contro la legge humana, e Dinina à non amare il Sig. Guido mio Marito, à fuggire di notte dal letto del medesimo, con farmeli dire, che seco non ci haueuo genio, che non era mio Marito, perche seco non hò figli, e con farmi fare in più volte le fughe al Vescouo senza veruna cagione, con farmeli dire, che lo voleuo fare dinortio col Signor Guido, e per mettere vin gran disordine in Casa, disse mia Madre al Vescouo, al Sig. Guido, e poi per la Città, come il Sig. Canonico mio Cognato mi haueua richiesto dell'Honore, cosa non mai pensata dal medesimo; Mi stimolavano di continuo à consigli lontani dal Giusto, edalla Pace, che si deue al Marito col lasciarmi nella loro Partenza per espresso comandamento di obedienza ad ammazzare il Marito, e dare il veleno alli Cognati, e Socera, ed incendiare la Cafa, à rompere vali, & altro, acciò non paresse doppo partiti, che fossero stati loro appresso il Mondo, che mi consigliavano à fare tante leggierezze, & in fine della loro partenza mi lasciorno, che lo mi sceglieffi vn Giouane à mio genio, e che seco me ne tuggissi a a Roma, e tante altre cose, che per rossore tralascio, hora, che non hò chi mi solleui la mente, godo vna quiete di Paradiso, e conosco, che li mie Genirori mi guidauano per loro pazzia al precipizio, onde riconoscendo li spropositi fatti per comandamento delli miei Genitori, ne chiedo perdono à Dio, à V.S. à tutto il mondo, volendo effere buona Cristiana, e buona moglie del Sig. Guido mio, quale tante volte mi sgridaua con maniera amorosa dicendomi, che vna volta l'hauerei ringraziato delle ripprensioni mi faceua, e di quelli cattiui, che mi faceua conoscere, che mi dauano li miei Genitori, e mi confermo. Arezzo 14. Giugno 94.

Affezionatiss. Serua, e Cognata. Francesca Comparini ne Franceschini.

A 4

Fuori

[LXXXVII]

Num. 4-Sca ScriptaDomino Abbati Francischino.

Foris - Al Signor Abbate Paolo Franceschini. Roma.

Epistola Franci- Intus verò. Carissimo Signor Cognato. Hò riceuuto il ventaglio donatomi da V.S., quale è staro di mia sodisfattione, l'hò gradito, e la ringratio, mi dispiace, che li miei Genitori lacerino fenza ragione la nostra Casa, lo per me stò bene, e contenta, non hauendo hora chi mi fomenti al male, voglio bene à tutti di nostra casa col santo timor di Dio. In tanto si rida delle maledicenze delli miei Genitori, mi commandi, e la riuerisco di cuore. Arezzo 19. Luglio 1694.

> Obligatissima Seruase Cognata Francesca Comparini Franceschini.

Num. 5.

Examen D. Ca- Io doueuo venire in Roma per accommodarmi,e lo confidai con nonici Caponsacchi .

Litt. A.

pratticaua in Casa de medemi, stimo, che detra Francesca. l'hauesse potuto sapere dal medesimo Canonico, se bene anco per la Città si discorreua della mia venuta in Roma, che doueua seguire vn pezzo fa , onde mi fù un giorno portata. una lettera da vna tal Maria, che in quel tempo era Serua di detto Franceschini mandatami da detta Francescamella quale mi diceua, che haueua sentito la mia venuta in Roma, e perche suo Marito la voleua ammazzare, haueua risoluto di venire in Roma da suo Padre, e che non sapendo con chi confidarfi, mi richiedeua à volergli fare il servitio accompagnarla come sopra, & io gli risposi, che non voleuo far questa

il Canonico Gio: Battista Conti parente del Franceschini, che

Liss. C.

List. B.

cofa, ne mettermi à tal cimento, che gli scrissi la risposta per l'istessa Serua, che io non mi ricordo il tempo preciso, che mi mandasse la lettera sudetta, e doppo continuò à farmi la sudetta instanza con buttarmi alle volte dalla fenestra, mentre io passauo auanti Casa sua qualche polizino, con reiterarmi l'instanza sudetta, & io gli replicauo, mandandogli la risposta per detta Serua, dicendoli, che non voleuo ingerirmi in tal facenda, e perche vleimamente mi buttò vn altro polifino dalla fenestra, per quanto riseppi sù veduta da vn artegiana tessitrice in faccia, che non sò come si chiami, e questa lo riserì al Marito, perche la medema Serua essendo stata licentiata, mi disse, che era stato rumore in Casa per la causa sudetta, e che la Sorella di detto Guido maritata in casa Conti haueua detto di più, che essa Serua mi haueua portata la lettera, e che perciò detto Guido disse, che voleua ammazzare la, Moglie

[LXXXVIII]

Moglie in tutti i modi doppo passato qualche tempo, e che anco si sarebbe vendicato coatro di mè, & io con questo motivo per liberarmi da qualche impegno, e pericolo, & anco per saluare dalla morte detta Francesca, mi risolsi di venirmene à Roma, & accompagnare la medema quà per condurla da suo Padre, e così vna sera, che non mi ricordo del tempo preciso, passando da Casa sua gli diedi una. lettera, che latirò dalla finestra, ma con una cordicella, colla quale l'aunisano, che per liberarla dalla morte, io l'hauerei accompagnata come sopra, & essa un'altra sera mi gettò dalla fenestra una lettera, con la quale mi rinouaua l'instanza sudetta, rappresentandomi, che il Marito tut. tauia la minacciaua d'ammazzarla, che perciò hauerebbe riceuuto il fauore, che io gli diceuo di accompagnatla come sopra. & vitimamente la Domenica vitima del passato mesco d'Aprile passando auanti Casa sua, e stando lei alla finestra, gli dissi, che haueuo fermato il Calesse per la mattina seguente à bon' hora, e che l'hauerei aspettata alla porta di S. Clemente, conforme alle sett' hore in circa, venne sola alla porta sudetta, & entrati in Calesse girassimo fuori le mura della. Città per andare alla porta di S. Spirito, che và verso Perugia, che il Calesse era di Agostino Oste in Arezzo, che lo conduceua vn Vetturino detto per sopranome Venarino Garzone di detto Agostino, che lo seci vscire la sera di Domenica all'Aue Maria dalla Città, e poi seguitassimo il viaggio senza pernottare in luogo alcuno, e cifermauamo tanto, quanto bisognaua rinfrescare, e mutare li Caualli, sin che giungessimo il Martedì à sera vltimo del sudetto mese di Aprile in-Castel nouo, e perche detta Francelca disse, che si sentiu. alcuni dolori, e che non gli daua l'animo di seguitare il viaggio senza riposo, si butto sopra al letto in una Camera così vestita, & io parimente vestito mi posi sopra vn'altro letto, ch'era in detta Camera, con dire all'Ose, che doppo trè, ò quattr' hore ci hauesse auuisato per seguitare il viaggio, mà non ci aunisò, e sopragiunse in tanto il Marito di detta Francesca, e ci fece arrestare dalla Corte tutti due, e dilà poi fosfimo condotti in Roma.

Respondit. Io non hò parlato in Arezzo à detta Francesca altre volte, se non quanto hò raccontato di sopra à V. S. Amasius nones Respondie. Il Marito della detta Francesca non mi è parente in affinis D. Guido.

grado alcuno. 1815 .

[LXXXIX]

Lett. D.

Lett. E.

- Respondit. Io non hò professione alcuna, mà sono Canonico della Pieue di S. Maria d'Arezzo, e sono semplicemente Soddiacono.
- Respondis. Quando sui carcerato à Castel nouo surno trouati certi denari, e certi Anelli con altre robbe, consorme la nota fattane dalla Corte.
- Respondit. Io non hò mai scritta alcuna lettera alla sudetta Francesca, se non quelle da me dette di sopra.
- Respondit. Le lettere mandatemi come sopra da detta Francesca, surono da me abbrusciate in Arezzo.
- Respondis. Benche nella Carcere di Castel nouo, doue io sui posto sosse fatta diligenza dalla Corte, & anco dal Marito di detta Francesca non vi su ritrouato cos'alcuna.
- Respondis. La sudetta Francesca nel partire d'Arezzo portò seco vn'Inuolto delli suoi habiti, & vna Scattola, nella quale disse, che vi fossero gioie, ma io non le viddi, & anco in vna pezzola con alcuni denati, che surno poi descritti in Castel mouo da quel Cancelliere.
- Respondis. Non sò precisamente da chi sossero state scritte le lettere mandatemi da detta Francesca, mà io suppongo potesfero esser state scritte da lei, mà non sò se sappia scriuere.
- Respondis. A Castel nou o nell'Osteria, & in quella Cameradoue ci fermassimo, come dissi nell'altro mio esame, e che ci erano due letti, ne su accomodato vno solo colle lenzuoli dal Cameriero dell'Oste, perche seruisse per la Signora Francesca, e nell'altro non ci seci mettere lenzuoli, perche io già non voleuo spogliarmi, se bene non si spogliò ne meno lei, conforme dissi nell'altro mio esame.
- Respondit. Se io vedessi qualche lettera di quelle da me scritte alla Sig. Francesca sudetta le riconoscerei benissimo.
- Respondit. Hò visto, e vedo benissimo queste due lettere, che stanno ligate in questo processo mostratemi d'ordine di V. S. che vna comincia, Adorata mia Signora, vorrei sapere, &c. e finisce, mi hà detto il Conti, & hauendola ben considerata, dico, che questa lettera non è stata da me scritta, benche il carattere della medema habbia quache somiglianza al mio carattere, & hò anche veduta quest'altra lettera, che comincia, Amatissima mia Signora, Riceuo, &c. e finisce questa mia, & hauendola ben considerata, dico, che la medema non è sta-

ta in conto alcuno da me scritta, non è mio Carattere, anzi non vi è ne anco somiglianza al detto mio Carattere in conto alcuno.

Respondit. Io non hò parlato in Arezzo alla Sig. Francesca, se non che tanto quanto gli parlauo dalla senestra, conforme hò

detto nell'altro mio esame.

Respondit. lo non hò mai riceuute altre lettere dalla sudetta-Sig. Francesca concernenti altra Causa, se non quella dellafuga per venire à Roma, conforme hò detto negl'altri miei

esami.

Respondis. Io resto marauigliato, che il Fisco habbia pretensione, che dalla sudetta Sig Francesca ananti seguisse la di lei suga mi sossero trasmesse più lettere Amorose, essendo la medema vna Giouine modesta, e queste cose sarebbero state suori del proprio stato, e della sua nascita, e però dico essere la sudetta pretensione falsa, & insussistente.

Respondit. lo torno à dire à V.S. che nella Carcere in Castel nouo non sù trouato dalla Corte cos'alcuna, e se V.S. mi dice, che sossero trouate alcune lettere Amatorie, le quali poi pretende il Fisco, che siano quelle mandatemi dalla sudetta Sig. Francesca, dico, e rispondo, che non è vero niente.

Foris - All'Illustrissimo Signore Osferuandissimo, il Sign. Paolo Franceschini - Roma.

Intus verò - Illustrissimo Signore Osseruandissimo.

Vedo quanto piace à V.S. di significarmi intorno alle contronerfie, che passano trà il Signor Guido suo fratello, & il Sign. Comparini, e non posso non compatitle per il disturbo, che ne deriua à V.S. in vn caso così raro, esorse senza esempio. Fece qualche ricorso à me la Signora sua Cognata, ma si come il calor grande, che haucua con vna fouerchia passione della madre, mi appaleforno, che la figlia faceua questo passo per pura instigazione, così procuravo di appiaceuolirla, pensando, che tolti i fomenti, si ridutrebbe al giusto, potendo tanto più facilmente crederlo, quanto che la sua tenera età, tanto diceua, e tanto reclamana, quanto era forzata à farlo per il fomento della Madre,e perche non si esasperasse anche questa maggiormente, la feci accompagnare ben due volte à casa dalla mia Carrozza. Haueuo qualche cognitione di ciò perche il Signor Senatore Marzi Medici, che prefiede al gouerno Laico in questa Città per il Serenissimo Gran Duca,

Num. 6. Epiftola Reue. rendissimi Episcopi Aretini . mi haueua communicato il tutto, e non mi resta da soggiungere altro, se non rapportarmi à quanto il medemo sopra ciò gli hà sinceramente scritto, e bramando nuoue occasioni di seruirla, mi consermo

Di V.S.

Arezzo 15. Settembre 1694.

Denotissimo Servitore
G.M. Vescovo d'Arezzo

Amato mio Signore.

Num. 7.
Epistola Amatoeia reciproca.
prima fol. 10.

Non moltiplico attestati per accreditarui il mio amore, perche à sufficienza n'è testimonio la mia risolutione, & il vostro merito. Il mio affetto non hà più freno &c. Di gratia la renda à chi glie ne porge.

Mio Signore.

2. 11 Li dico, che non prenda ammiratione, se la Signora Madre staua alla finestra, perche ammiraua à quello, che assettaua la canepa, e però V.S. ci puol passare senza paura. Io più à bell'agio li scriucrò delle belle cose &c. quando mi diranno niente, lo farò auuisato à V.S.

Adorato Mirtillo, Anima mia.

22 La prego à perdonarmi, se io non vi mirauo, quando erialli
Cappuccini, perche io vedeuo, che tutte due mirauano, se io
vi mirauo, e per questo io patij pene in non poter mirare il
mio Sole; ma mi vedeuo col mio core, nel quale vi tengo
scolpito. Resto qual sono, e sarò

V. deuota Seru, e fedele Amante Amarilli.

Amato mio bene.

4. Io riceuo la fua, quale mi dà molta pena &c., che il gelofo vedesse le lettere, le vidde, ma non le aprì, che erano strette infieme, e lui crese, che sussero altre eatte, e non le prese in mauo, no. Questo lui lo dice, perche vorria, che voi vi adirassi con me &c. Poi voi mi dite, se io sono del medesimos pensiero, & io vi dico, che sì, che se voi non sete mutato, io sono pronta à fare quello, che io hò detto &c. Poi in circa, se si seguita à bere il vino rosso, i dico di sì. Se voi sete del medesimo pensiero: Se poi sete pentito, io sono contenta di fare quello, che volete voi &c. resto quale sono

Fedele Amante.

13. 19.

5.

6.

7.

Amatissimo mio Signore.

Io non sò per qual causa non passò di quà hieri sera, che io mi feci alla finestra, e non viddi nessuno. Io mi levas dalla finestra, perche vi era il Canonico mio Cognato; Mi leuai per andare all'altre finestre, acciò non mi vedesse &c. Ma voltaste in verso la porta, strada vostra amata, perche ci, è chi adorate Il Conti mi hà chiesto quelle ottaue, che mi hauete date &c., però ditemi, se io le hò à dare, ò pure rirenero care per mese resto qual sono, e sarò

Fedele, e fedelissima Amante Amarilli.

Mi scordauo dirli, che la Signora Madre non hà più febre, e beue il vino, ma da se, pure è rosso, come il nostro, pure ditemi
quello hò à fare, che io lo farò. Lasciauo di mandarui vumillione di baci, ma sò, che in questo modo non vi sono cari,
e poco, se ve li dassi da me, ma quelli della Cantarina vi sono
carissimi, ma vi dico, che sono auuelenati &c., e fate lo scrupoloso con l'altre, come hauete fatto con me, che con l'altre
ne hauerete ragione ma con me non ne haueuiuo occasione &c.

Osservandissimo Narciso.

Questa serariceuo la sua, e mi dà gran consolatione il sentire, che non sete adirato &c., non sò quando me la darà, ma se me la dà, la datò à voi. Il Geloso è di suori, e ci sarei ancor io, e tutti, ma perche la Signora Madre non troua vna Seruai &c. hanno detto, che ci vonno stare vn pezzo, perche voi mi vscite di mente per non vederui per vn pezzo; Ma chi si ama

di

di buon cuore, si tiene à mente, così sarò io, prego V. S. à perdonarmi, se mi stendo troppo per scriuere troppo spesso, rassegnandomi quale sono

Deuotissima Serva, e fedelissima
Amante resto.

Amatissimo mio Signore.

7. 16. Si puole immaginare con qual prescia io vi scrissi quelli dueversi &c. M'incontrai col Signor Dottore, come al solito, mi disse doue io andauo, e per la strada mi disse, perche gl'haueuo scritto dispettosa, io gli dissi, che meritaua peggio, perche faceua satti cattiui, e buone parole, perche diceua di volermi bene, e poi lo vuole alla Souara, & altre &c. mi rispose che non venua da questo, ma per cagione di vn'altro Signore, che ci voleuo bene, più garbato di lui. Io gli dissi, che se non era garbato quanto lui almeno più fedele &c. piosessandomi quale sempre sui fedele.

Mlo adorato, e riuerito Signore.

8. 17 Sono con questa mia à scusarmi dell'errore, che hò commesso in sigillare quella lettera, che andava à Roma &c., dico à V.S., che non mi hanno trouato nessuna lettera, perche io non le metto nella cassa, ma bensi le dò alle siamme, & in quel tempo, che io le tengo, le tengo in seno, e questa non è scusa, perche les faccia rissessione à vna mia, che vi dico, che gli dò luogo nel mio seno &c. in quanto, che vno di loro sosse alla gelosia, forse lo credo, però voi non sate gesto nessuno, quando sete sotto le sinestre lo questa sera à alla sinestra, ò pure alla gelosia, e quando vi vedrò, mi farò alla sinestra, ma bisogna, che stia auueduta, che lui non mi veda, che mi hà detto, che se mi vede vuol far tante cose, e he non nesse tante sinea Troiano. Io per non darli sospetto, non ci stò, mi professo

Denotifsima Serva.

Solpi-

Sospirato mio Bene.

Se il dire, che io non vi amo non è errore, per non conoscermi, ma questo per non grad rmi, consentite mio caro, che io mi sdegni con voi, perche ò mi riputate cieca, ò non mi riputate amabile. Non potete dire con verità, che io non vi ami, ò potete dire con verità, che non si ama tanto, quanto io amo voi. Miratemi ne' miei occhi, che reca meraniglia tersi dalle mie lacrime vi saranno fedelissimi specchi, scorgere e, che il vostro volto è copiato, nella quale fè di lui abbozzature nel Sole, che la vostra bianchezza neuicata in sito della via lattea, che le gratie vi hanno regolato i monimenti di propria mano, che Venere nel formarui ha presa la misura col proprio cinto delle vostre membra. Ah, che io vi amo, in maniera, che da vn canto vorrei amarui fola nel Mondo. perche mi pare poterui amare per tutti dal Latio centro. Vorreische tutti vi amassero, perche vedesti, che posti tutti insieme non giungono all'amor di me sola. Il mio petro è inuidiato da qualunque altra parte di me, quasi habile sia solo ad amarui. Sono cole da non sapersi vdire, sono cose da rendere scusabile à qualunque altro, che non lo creda; Ma voi bello crudele, che se vi vedete il volto composto di miracoli Angelici, non douete stimare menzogna, che si troui va core fabricato d'amorosi miracoli &c. vilascio mille, e mille baci.

Amato mio Bene.

Lascio andare li complimenti per non poter corrispondere alli suoi versi tanto galanti, tutto il contrario di quello, ch'io merito.

10.

9.

Lei mi dice, che vuol sapere ciò, che è seguito in casa, io vi dico , che non vi è seguito niente per quanto mi posso auuedere, perche non mi hanno detto niente nessuno di loro. Mail Signor Guido mi par più tosto in bona con me, che alterato, e perciò non posso vedere, se sino stizzati con me. Mio Cognato ferri la porta, lo fà più volte &c. Se poi non ci volete passare più, questo è vostro arbitrio, et io prenderò in piacere quelle pene, che vi sono grate, e perciò io vi dico, che fate quello, che volete, che come l'oro nel foco, così l'Ama-

sì l'Amore nel dolore si affina, posso ben dire, che patirò pena à non vederui, come ero solita &c., e dandoui vn'amot roso bacio, resto quale sempre sui suiscerarissima Amante, e tedelissima Serua.

Mi fi era scordato auuisarui, che stò nella medema stanza di prima, e Giouedi sera andai à letto à due hore di notte, e perciò lei non mi senti entrar in Camera. Dissi alla Serua, che facesse li segni, che era restato di fare &c.

Sabato mattina tornò il Sig. Guido, e lei potrà paffare la sera à quattr'hore, ò prima, che vedrà il lume in Camera &c.

Cariffimo mio Bene.

11.20. Riceuo la sua à me gratissima, come tutte l'altre mandatemi &c. Sento, che lei ha hauuto caro il Pastor Fido. Mà vorrei, che lei lo imitasse, & io imitarò vn' altra Vienna. Sento da lei, che vorrà venire à vedermi alla Villa &c. che vorrei poter fare io, vi farei più volontieri per Sposo, che per Serno. Lei mi dice, che il Conti non vuol portarui più lettere, vi fò fapere, che io li fò due vezzi, e mi abasta l'animo di fare, che ve le porti, perche io gli dico due buone parole, e lui s'incanta, e farrà quello che io vorrò. Mi dice, che li mandi la corda per la Gelossa, mà non mi dice la sera &c. Li faccio sapere, che il geloso è ito à Souara, s'io vi potessi parlare; mà il Confessore non vuole in conto nessuno, e per questo io non vi ci faccio venire, che hora non si apre più l'vscio di strada; mà potrete aprire quello della Rimessa &c. Mà quel Frate non vò, e non vole. La ringratio delli Baci, che m'inuiate, mà se me li dassino da voi, gli hauerei cari, & io ve ne dò altri, e tanti millioni di quanti me ne date voi &c.

Fedelissima Amante.

Io non sò, che nome mi dare ò Vienna, ò Amarilli, ò Dorinda, ò Lilla, mà voglio dirmi Arianna, quale credo d'hauere à effere, voglio dirmi tale, fe pure voi non fete vn Tefeo, mà vn casto Giuseppe, ò vn caro Narciso, ò vn Ilago, ò Fedone; mà Adone su pietoso con Venere, mà io non sono tale; mà bensì vna Medusa. onde merito &c. Se voi hauete letto il Tasso lo saperete chi su questo &c.

Amato

Amato Idolo mio.

Sento le cose, che vi sono occorse, io non l'hò per male, mentre lei dice, che non si puol fare dormire mia Madre, mentre stà male, e non beue vino, e perciò non possa dormire. Puol essere, che in questi giorni guarisca, pure glie lo farrò auuisato, &c.

Fedele Amante Amarilli.

Adorato, riuerito, amato mio Core.

Mi confondo in tante lodi &c. mi scriua più spesso, che puole 13. 22. Circà il Dottore, lei m'ossonde in dirmi, che io torneiò ad amar lui; Vi dico, che se nascesse al Mondo vn Sole, non hò Cuore per altra Piaga; mà chi mal sà, mal pensa &c. In quanto à quello, che vuol sapere del Vino, vi dico, che è rosso per hora: mà più in quà non sò, come sarà; mà ve lo sarò auuistato, mandandoui mille, e mille, e mille, e millioni di baci, resto.

Questa sera venite ad vn' hora di notte, che vi voglio parlare, e 14. 26. tossite quando sete sotto la finestra.

Amarilli.

La Sgrana perche non poteua dire, come dite quì, che era di latte- che lei è nera più di mè, se sussi vi potria dire Auorio, come vi chiamo Io; Auertite, che la sera non sia il Geloso, e non io, però io tossi s, se non sentite tossire non vi mouete.

Vi faccio sapere, che il Sig. Guido và fuora, ci starà più giorni; 16. 28.

Però la prego venire la sera quasi ad vn hora di notte, e come
sere sotto la senestra, tossire, e sermateui vn poco, acciò io
non sbagli. Lui và suori Lunedì mattina &c.

Carissimo, meritissimo mio Amore, mio Bene.

Rendo infinite gratie della Rosalinda &c. Vorrei sapere, che 17.29.
cenni mi sece per la via del Poggio &c. e non perche io voglia
far proua del vostro Amore, che sò molto bene, che sete costante quanto mè, e però io non voglio far queste proue &c.
siche voi non potete dire, che io non vi voglia più bene, perche tutto quello, che voleuo al Signor Guido è volto à voi, che lo
meritate.

Amarilli.

Ado-

Adorata mia Signora.

18. 30. Lltteræ Amasÿ.

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Vorrei sapere, se Domenica sera, cioè dimani à sera potete partire, perche se non si parte dimani à sera, Dio sa quando si potrà per la scarsezza de Calessi, douendo Mercordi partire il Vescouo con trè Calessi, perciò se potete partire, subito letta questa mia ritornate alla finestra, e gettatemi la medema per segno, acciò fermi vn Calesse auanti, che sia fermato da qualchedun' altro, & io se fermarò il Calesse dimani, nel passar di costì mi lascerò cadere la pezzuola vna sol volta; del resto poi dimani à sera io mi tratterrò dalle due di notte fino à quanto bisognerà, clei subito, che vede, che sono dormiti bene, mi aprirà, acciò gli possa dare aiuto à far li fagotci , e mettere assieme i denari , sopra il tutto cerchi di metterne intuti i Boccali, e lei non ne beua, e se per cattina disgratia la scoprissero, e la minacciassero di morte, opra pure la porta, che, ò morirò con voi, ò vi liberarò dalle loro mani, e pregando il Signore Dio, che ci facci riuscire bene questo nostro disegno, mi ratifico per sempre vostro fedelissimo Seruitore, & Amante.

Mirtillo.

19. Che il Geloso si mostri rappacisicato, e che habbi detto, che stiate alla finestra, è vn cattiuissimo segno, perche in questo modo vorrà scoprire cosa fare alla finestra, è à che fine ci state, perche mi hà detto il Conti, che hora è più geloso di prima, e che se viene in chiaro di nulla, si vuol vendicare condarci la morte, e che vol procurare di fare il simile à mè, e questo è quello, che successe, ci è seguita poi la rottura della corda.

Amatissima Signora.

Riceuo i suoi caratteri abondanti di quelle espressioni, (e seguitano parole amorose.) Si compiaccia riceuermi nel suo seno, nel quale riposo tutti i miei affetti &c. Consegni alle ceneri questa mia.

Riuerito Signore.

'Alia littera Francisca. 21. 32. Spinta dall'affetto, che io porto à V.S. fono sforzata di contradire à quello gli mandai hier fera in quella lettera, che gli diceuo, che io non voleuo più dirle, che lei ci venisse, se non lo diceua lei, hora le dico, che votrei, che lei ci venisse questa sera all'hora di hier l'altra sera, perche io hò pensato, che le Torri non simouono così à colpi leggiesi, se lei ci vol venire, purche non sia occasione, che lei manchi di parola à qualche sua amata Donna, ò pure gli sia d'incommodo, quale io non vorrei esser causa; però se ci vol venire, ripassi di quì subito, che lei l'hà letta &cc.

Die Martis 24. Septembris 1697.

Nam. 8.

Ioseph Maria Caponsacchius de Aretio pro complicitate in su- Decretum Relega, & deviatione Franciscæ Comparinæ, & cognitione car- gationis Amasij. nali eiusdem relegatus per triennium in Civitate Vetula.

Vrbis. GVBERNATORE

In Criminalibus.

Romana Homicidiorum.

PRO

D. Guidone Francischino, & Socijs Carceratis.

Summarium.

ROMÆ, Typis R. Cam. Apost. 1698.

Romana Homicidiorum

III. BReu. Dne. Confessio D. Gui-donis, & Sociorum super homicidijs Franciscæ vxoris, & Petri, ac Violanzis de Comparinis soceri, & socrus tantum abest, quod Fisco opituletur ad exigendam pænam ordinariam, quin potius nobis mirifice faueat pro exclusione illius pœnæ, quia non. amplius est ambigendum de causa homicidiorum, nempè honoris, quæ primò à Fisco controuertebatur ob concursum aliarum causarum, quamuis vel essent inessicaces, vel de directo lædentes honorem, vt infrà illotis manibus non pertransibimus; nam confessio acceptanda est cum omnibus suis circumstantijs, nec ad supradictum effectum patitur scindi, Menoch. de Arbitr. caf.279. num.6. & feq. , Clar. S. fin. q. 55. num. 16. verf. forte posset, Gomez. var. resol. tom. 2. cap. 2.n. 26. post medium vers. vnum tamen est. Farinac.quast.81.num.157. Guazz. defens. 32. cap. 35. num. 1. verf. sed contrarium, o nu. 2., Sperell. decif.64. num. 16. par. 1. ; & decif. 108. nu. 36. ; & decif.136. uum. 27. par. 2.

Quod pro certo sufficeret, vt mitius cum Eo, & Socijs ageretur, attento quod causa honoris est sufficientissima ad leniendam pœnam, vt in alia probauimus, quod scilicet absque incursu pœnæ vltimi fupplicij possit Maritus etiam ex interuallo obtruncare Vxorem Adulteram, quotiès adulterium probetur, ve Dominus meus Fisci Aduocatus concedit in eius Respon-

fione S. Solamque suspicionem.

Et in rei veritare adduximus in alia quamplurimas Supremorum Senatuum Decisiones, quibus liquet fuisse minoratam. pænam Maritis, qui etiam mediante Affassinio occidi fecerunt Coniuges, & viceuersa nulla affertur Decisio Fisco fauorabilis; Qualis sententia eò libentiùs amplectenda est, quia à maiori numero DD. canonizatur; Et licet Farinac., & Dominus meus Raynaldus contrariam sectari videantur; nihilominus Farinac. in suis quastionibus nimis se dubium reddidit, vt in alia ostendi, in cons. 141. nimis inconstantem se præbuit, dum in cons. 66. num.5. contrarium probauit : Quamobrèm de huiusmodi inconstantia admonitus se excusando asferuit in d.conf. 141. Sub num. 16. Beatricem, pro qua scripse- Bratrice Cenci.

rat in conf. 66. fuisse capite obtruncatam, quasi quod huius modi rigorofa sententia in practica seruetur, sed parcar mihi tam eximius Doctor, nimis incongruè respondit oblitus, quæ in fine d. consilii 66. scripta reliquerat, hoc est fuisse punitam Beatricem pœna vltimi supplicij, non quia ex interuallo occidi mandauit infidiantem suo honori, sed quia eius exceptionem non probauit ibi -- Prout, & idem firmiter sperabatur de sorore Beatrice & propositam excusationem probasset, prout non probauit .

Dominus verò Raynaldus, cuius scripta, & verba veneror insuis Observationibus Criminalibus cap. 2. S.4.num. 156. præterquamquod afferit ex benignitate Principis sperari posse remissionem saltem quoad poenam ordinariam, non decidit articulum afferendo Gizzarell., & Giurbam firmantes debere ex institia pænam minorari, sed se remittit ad ea, quæ scripfit cap.7. in Rubrica sub num. 60. vbi ramen ex professo non. examinat articulum homicidii admissi ex causa honoris, aliàs contrairet communi sententiæ Doctorum, & tot Decisionibus Supremorum Magistratuum, hoc est Communi Tribunalium praxi, de qua etiam testatur Clar. S. Homicidium sub n.51. ibi - Et bac opinio servatur in practica, prout in contingentia. facti reperio iudicasse Curiam Neapolitanam. Et de cademo praxi similiter testatur Mauben de re crimin. controuerf. 12. num. 29.

Quamuis nobis sufficeret, vt dixi, quod D. Guido non sit legitime convictus, ve eius confessio in totum sine divisione acceptetur: Nihilominus ad abundantem adducimus plenas probationes A dulterij ex Processu suga resultantes, quas no Fiscus daret manus victas impuguare conatur, & Achilles fuæ prætensionis est vnicum examen ad perpetuam rei memoriam in Processu non redactum, sed extrà vagans cuiusdam vilis mulierculæ olim famulæ in domo Inquisiti ab ipso, à D. Canonico eius fratre, & ab istorum matre percussionibus malè mulctatæ, nimis affectatè recensentis pessima tractamenta facta Petro, & Violanti de Comparinis, ac Franciscæ corum filiæ, & vxori respectiue, præcipue circa victum, qua de causa Petrus, & Violantes satius duxerint Romamo reuerti, Summar. Fisci num. 1. quamuis D. Guido per Instrumentum se obligasset prædictis Coniugibus alimenta præstare; Et insuper infertur necessariam fuisse sugam Franciscæ minis

minis mortis affedæ, ve ex ea deduci nequeat praua volun-

tas violandi matrimoniale fædus.

Sed fiveritatem amamus res familiaris inquifiti non est adeò angusta, ve nedum ad frugaliter, sed etiam ad lautè viuendum non exuberasset, ve demonstrat surtum pecuniarium à Francisca in actu sugæ commissum, ve in Processa sugæ fol. 5.

63.92.

Caula vera, & realis, quæ mouit Petrum, & vxorem ad regrediendum Romam ea infallibiliter fuit, quia mater D. Guidonis tolerare non potuit, quod prædicti Coniuges de Comparinis rem domesticam moderarentur, & ad eorum libitum, disponerent omnia ad gubernium domus spectantia, quod slagrantissme, sed non minus audacter cupiebant, & quia malè insuper serebat Petrus reprehendi, quod relicta Nobilium Conuersatione cum vilissimis assidue non sine honestorum Virorum scandalo ad Cauponas se sociabat, & forrius, quia coactus suit à Præside Ciuitatis carcerationis metu refituere iocalia, & gemmas eius filiæ ablatas, vt D. Guido in suo examine depositi 96. & 97., & mirisicè comprobatur ab epistola eius dem Præsidis à nobis nuper producta, quamdamus in Summar, num. 1.

Oufbus adstipulatur examen iudiciale eiusdem Franciscæ in suga carceratæ, in quo nullibi legitur suisse malè tractatam, nec vnquam conquesta est de domus decantata paupertate, & nihilominus est valdè probabile, quod ad cohonestandam sugam deduxisser necessitatem rei domesticæ, & miseriam.

domus, si quam passa esset.

Non negamus ortas subindè susse contentiones inter Francifeam, & Virum, & forsàn issum suisse illi mortem minatum, fed ob aliam causam, vt scilicet inceptos illicitos amores à genitoribus suggestos desereret, & honestè, vt par erat, viueret, vt expressè legitur in eius depositione Summar. nostro num. 2. litt. A.

Hinc verificatur, quod ipsa Francisca in epistola scripta Domino Abbati Francischino ingenuè fatetur Summario Fisci num.4., & nostro num.3. quod scilicet eius genitores seminabant zizanias inter ipsos sponsos, & suadebant recursum ad Reuerendissimum Episcopum sub fasso commento malorum tractamentorum, atque die, noctuque instigabant, ve virum, cognatum, & socrum veneno abigerer, domum combure-

2 ret,

ret, & quod horribilius est, captaret Amasium, in cuius societate Romam rediret, quemadmodum obedire in istorum pluribus non neglexit.

Et in alia Epistola eidem Abbati scripta, atque per nos exhibica, & data Summario n.4.ibi-non hauendo hora chi mi fumen.

ti al male.

Inanis est responsio, quod singula elementa dicta prima Epiftola fuerant priùs designata per D. Guidonem, & deinde superinducto per eam calamo esformata, ve ipsa asserie dicto Summario nostro num.2. litt.K. Ad quorum comprobationem nil aliud deducere valuit, quàm scribere nescire, d.Summar. num.2. litt. B. H. & K.

Nam præterquamquod de mendacio apertissimè remanet conuica ab eius suscriptione ab ipsa recognita in mandato procurz in carceribus, vt in Processu fugze fol. 39., & ab alia_ subscriptione in capitulis matrimonialibus, de cuius veritate nefas est disceptari, tum quia adest subscriptio vnius ex Dominis Cardinalibus, tum etiam quia fuit recognitus pariter eius caracher ab eadem subscribente per rogitum Notarii, ve in copia relicta in Processu fol. 132., & insuper convincieur ab Ecclesiastico, cum quo fugam arripuit, asserente non semel nocturno tempore recepisse epistolas proiectas ab ea è fenestra, aliasque missas per famulam, cuius deposicionem damus in nastro Summario num. 5 .litt. A.B.C.D. quod verificatur à Teste Fiscali fol. 108. ibi -- E tird giù una carta, che benissimo la weddi, & il Signor Canonico la raccolse, e se ne andò: prærer epistolas, & schedas repertas in carcere Castri Noni, vbi ipsi reperiebantur, continentes mutuum amorem; Vnde impossibile redditur, quod illarum elementa pariformiter fuissent ab eius viro designatamec docetur à quo fuerint scriptæ, proinde præsumendum est fuisse ab ipla exaratas, ne patefaceret amores vetitos, qui occultari summo studio debuissent: Et quæso subijciatur oculis prædicta epistola, & benè agnoscetur, an ad imitationem signorum fuerint atramento efformata elementa à scribere nesciente, vel potiùs ab experta manu mulieris.

Primordium veritatis dictæ epistolæ, de qua loquimur, deprehendimus ab eadem epistola Præsidis Aretij, dicto nostro Summario num 1., vbi habetur -- discandalo molto maggiore sono state le sughe, e ricorsi fatti dalla Signora Sposa loro siglia à Monsignor Vescouo, non con altro motiuo se non, che nè essa, nè li suoi Genitori voleuano dimorar più in Arezzo, mà tornarsene à Roma, sgridata però da questo prudentissimo Prelato, la ri-

mando sempre à casa in carrozza.

Idque similiter expresse desumitur ab alia epistola Reuerendissimi Episcopi, quæ datur in Summario num.6. ibi-- e tanto reclamaua, quanto era forzata à farlo per il fomento della madre. Et paucis interiectis ibi: baueuo qualche cognitione di ciò, perche il Signor Senatore Marzi Medici, che presiede al Gouerno Laico di questa Città per il Serenissimo Gran Duca mi baueua communicato il tutto.

Verificatur vlterius per aliam epistolam D. Bartholomæi Albergotti exaduerso producta, quæ datur in Summario Partis num.2. in fine, sed non integra, ibi enim habetur per Secretarium Reuerendissimi Episcopi fuisse exhortatos D. Guidoneni, & eius matrem ibi: Anonstrapazzare la Signora. Sposa dell'affronto fattoli, basta dopò tante bisticcie ricondusse la Signora Sposa à casa, & ella si è dichiarata di non volere stare assolutamente colla Signora Beatrice, nè col Signor Canonico Girolamo suo Cognato, & post pauca: Io supplico V.S. Illustrissima, e l'Illustrissima Signora Violante à volerui porre rimedio, con inssinuare alla Signora Sposa una pace tranquilla per quiete di tutti, yt in sol. 190. ter.

Quod comprobatur ab epistola D. Abbatis exaduerso producta sol. 182. ibi: Dal Signor Guido mio fratello g li sono state, fatte diuerse offerte, non sono state accettate, e si pretende, che noi douiamo obligare la nostra Signora Madre, e Signor Canonico ad vscire di Casa, questo non sarà mai vero, se pure non seguisse.

d'amore, e d'accordo; mà io non ce li configliarò.

Et ab epistola D. Romani 188. à ter. ibi : Hò saputo per qual causa sugai da Monsignore, & è questa che non vuol stare colli Signori Canonico, e Beatrice & c. quæ verba in dicto Summario

F:sci num.2. non adnotantur.

Eccé igitur, quod Francisca non malè tractabatur, quamuis malè tractari mereretur ob affectatum, & indecentem recursum sine causa ad Reuerendissimum Episcopum, prout patet an ex malis tractamentis prædicti Coniuges de Comparinis discesserint ab Aretio, & Francisca aufugerit.

Restat modò, ve videamus cessantibus malis tractamentis, quam nam causam Francisca habuerit aufugiendi à domo vi-

A 3 ri,

ri, siue potius, an scandalosa fuerit elus suga, quod non erit dissicile agnoscere, si parumper immoremur in depositione eius dem Francisca, & in litteris repertis in dicto carcere. Castri Noui, quæ productæ per Fiscum in Processu, licèt non suerint recognite eius negligentia nobis officere nequit, nec ideò puto posse controuerti esse eius dem caractheris, si conferantur cum caracthere certo mandati procuræ, vitraquod veluti continentes amores, & nomen ipsius Guidonis, nemo prudens censebit non suisse ab eisdem scriptas.

Ex eius enim depositione depromitur fuisse sæpius obiurgatam ob eius sterilitatem, & fuisse minis mortis perterritam causa amorum cum dicto Ecclesiastico, ve dicto Summar, n.2. litt. A. nec fallebatur cautus vir, dum in dies crefcebat amor. imò coniugalis affectus diminutus erga virum, augebatur erga Amasium; In dictis enim litteris, quæ dantur in Summario num.7. Ille Ecclesiasticus vocabatur Amatus, Adoratus, Mirtillus, Anima mea, Amatissimus, Narcissus, Suspiratum bonum, Chariffimum Idolum, & subscribebatur -- Fidelis Amans Amarilli, & è conuerfo ab Amasio vocabatur Adorata mia Signo. ra, & in earum fingulis exprimitur intensus amor, & amoris ardor, quo vexabatur infælix pro Amasio, ve videre est, nec fine pudore singulas expressiones amoris tenerrimas referrem, fed rantum vnam, vel alteram non omittam, vt ab vnque Leo dignoscatur, vt in epistola 17. ibi : siche voi non potete più dire, che io non vi voglia bene, perche tutto quello, che voleuo al Signor Gaido è volto à voi, che lo meritate. Et hæc forsan est causa cur renuebat iacere cum viro, ve annuit di-Ra epistola dicti D. Albergotti ibi: La Signora Sposa qui stà malinconica, e due sere dopò la partenza di lor Signori fece strepito grande, perche non voleua andare à dormire col Sig. Guido Suo Consorte, il che mi dispiace assai: fol. 190.

In prima Epistola, ibi -- Il mio affetto non bà più freno -- Inquarta-- Io son pronta à sar quello, che v'hò detto -- In decima-- Prenderò in piacere quelle pene, che vi son grate; & longum esset, & nimiam nauseam afferret singula recensere; Malè enim ferebat castis moribus Aretis se conformare, assucta liberiorem vitam traducere, ve legitur in Epistolis Domini Abbatis Franceschini exaduerso productis sol. 179. tergo, ibi -- Quelle occasioni, che siano state di amarezza trà V.S. & il Signor Guido io non le vuglio esaminare, sò ben dire,

che se è praceduto per volere indrizzare alle costumanze della. Patria la Signora Spofa, questo può, e deue farlo il Marito, si perche sopra la Moglie gli dà l'auttorità Dio, si come perche è pratico delle vsanze, e tratti della Patria, che se V.S. & il Sig. Pietro ne lo impedissero farebbono male, & al Marito tocca. auuertir la Moglie -- Et in alia fol. 124. ibi -- Ne mi posso persuadere, che li miei Madre, e fratelli si portino in forma tale, che oblighino à fare simili trascorsacci -- Et post pauca, ibi-Et apprendere, che quello da i miei si andaua insinuando alla Signora Francesca al Sig. Pietro, & à V.S. non erase non per pu-

ro zelo del decoro della Cafa, e loro.

Viceuersa in litteris dicti Ecclesiastici idem desumitur, vt in-Epist. 20. ibi -- Riceuo i suoi caratteri abondanti di quelle espressioni &c. si contenti riceuermi nel suo seno nel quale riposo tutti i miei affetti -- Et quæ pertinent ad fugam reddu it clariorem Probationem mutuæ vicissitudinis, vtpotè verificata ab esfe-Au sequuto, vt in Epistola 18. ibi -- vorrei sapere se Domenica à sera, cioè domani à sera potete partire, perche se non si parte domani à sera, Dio sà quando si partirà per la scarsezza de'Calesti -- & paucis interpositis -- Elei subito che vede, che sono dormiti bene, mi aprirà, acciò gli possa dare aiuto à fare i fagotti, & à mettere assieme i danari -- Et post pauca -- Pregando il Signor Iddio, che ci facci riuscir bene questo nostro di-Segno.

Et Epistola 19. eiusdem Amasij, qua dantur Amatæ documenta non obscure etiam nos edocet cuius qualitatis essent Amores, ibi -- Che il geloso si mostri rappacificato, e che habbi detto, che stiate alla finestra, è un cattiuissimo segno, perche in questo modo vorrà scuprire cosa fate alla fenestra, & à che fine ci state; Mibà detto il &c. Che hora è più gelofo di prima, e che fe viene in chiaro di nulla, si vuol vendicare con darci la morte,

e che vuol procurare di fare il simile à me.

Comprobatur viterius, quod iste miser Inquisitus deplorabiliter exclamat non vno tantum Amalio Aretii fuisse contentam, sed à pluribus Procis coinquinatam, ve vituperia eius Domus multiplicaret fol. 98. tergo, Dum non obscure legitur in septima Epistofa, ibi -- Mi incontrai con il Signor Dettore, come al foiito, mi disse doue andauo, e per lastrada mi disse perche gl'haueuo scritto dispettosa, Io gli dissi, che meritaua peggio, perche facea fatti cattiui, e buone parele, perche diceua di volermi bene, e poi lo vuole alla Souara, & altre, & in 13. ibi --

circa

eire a il Dottore lei m'offende con dirmi, che io tornerò ad amar lui, vi dico, che se nascesse al mondo un Sole, non bò cuore per

altra piaga.

Parer igitur an honestam Causam Francisca habuerit divertentendi à Domo Viri siuè potius concitata fuerit à vehementibus amoris calcaribus; dicatur modò, quod ad bonum finem huiusmodi litteræ missæ fuerunt, vt alliceretur Ecclessasticus ad eam affociandam, vt cuitaret morris discrimen, in quo ex iniusta causa reperiebatur, & quod potuerit in Societate Amasii tutum seruare pudorem, dum pro certo amoros expressiones factæ in dd. Epistolis non præseserunt castitate nu Animi, & pudicum affectum, & sanè deficiente causa iusta. fugiendi, corruit velamen, quo falacitas obumbrari prætendebatur. Fateor Iuditham castissimam Viduam decora facie, & vndique ornatam perrexisse ad hostem salacissimum, sed ad explendum pium opus ad liberandam scilicet Patriam non præmissis lasciuis litteris, sed orationibus feruentibus munitam, de cuius illibata pudicitia nefas fuit suspicari, cum imò afflatu Spiritus Sancti impulsa extiterit; Hodiè verò per quam paucæ inueniuntur Iudithæ, sed multiplicantur filix Loth, que si custodire proprium pudorem in commenfalitate patris non valuerunt, imò ne sobrius negaret, quod impotenter efflagitabant, inebriarunt eum vino, vt alienatus ab eius mente inuoluntariè nefario incæstu pollueretur Genes. cap. 29. Credimus ne quod Puella, quæ Amore deperibat, quæ ardentissimè slagrabat societatem Cupidi Amantis, & Amati saluam habuerit honestatem in_ longa fuga? quam vtinam in Domo Viri seruasset!

Et sané si instum mætum ex iniusta Causa sibi illatum habuisset, non veique ad augendum suspicionem prauæ, & libidinosæ conuersationis in suga dictum Ecclesiasticum assumpsisset Comitem, qui eius Viro suspectus erat, & qui nullo gradu consanguinitatis, seù assinitatis sibi, vel marito erat coniunctus, ve vecequè fatetur in nostro Summario num. 2. litt. G. & num. 5. litt. E. & sic, vel autenticaret inhonestatem, sed servato Matronali decore, vel mediante opera Reuerendissimi Præsulis aliquod Monasterium fuisset ingressa, si versitate, non mendacijs vsa fuisset, vel habito recursu ad Præsidem, laicum, isse cunctis exploratis, aut tutum reditum ad Vrbem honestis Viris, ac Mulieribus comitantibus præbuisset, vel penès honestam Matronam cum debitis cau-

tionibus collocasset; aut quoties, de neutro considisset, & statuisset ex se Romam reuerti saltem cum vno ex Attinenti-

bus iter fuisset aggressa.

Prout labitur alia excusatio ad cohonestandum illicitum Amorem, quod de prædictis conscius erat alter Ecclesiasticus leuir Cognatæ dietæ Franciscæ, dum si benè percurrantur supradiciæ Epistolæ summopere augebitur suspicio illicitæ correspondentiæ cum illius complicitate, vt in Epistola 11. ibi -- lei mi dice che il &c. non vuol portarci più lettere, vi fò sapere, che Ioli fo due vezzi, e mi abbasta l'animo, che ve le porti, perche logli dico due buone parole, e lui s'incanta, e farà quello, che Io vorrò -- Et in Epistola 19. Amasii, ibi -- Persbe mi hà detto il &c. Che bora è più geloso di prima, e che se viene in chiaro di nulla si vuol vendicare -- An autem ex dictis verbis possimus desumere, quod casti essent amores inter ipsos, quia de prædictis erat Conscius Alter Ecclesiasticus, quisque iudicet. Scio tamen, quod ad sibilum Amasii insocietate d. Alterius Ecclesiastici se exponere Franciscam in fenestra non benè olebat, vt deponit in Processu fugæ Testis Fiscalis 107. tergo 108. proinde non fine Causa Dominus Guido suspicabatur etiam de dicto secundo Ecclesiastico, vt ipla Francisca afferuit in sua depositione dielo Summ.nostro num. 2. antè litt. A.

H is præhabitis, hoc est non constito, quod Francisca sine iusta, & legitima causa fuisset perculsa minis mortis, imò constito de suspectissima correspondentia cum Amasio, consequens erit, quod minæ proferebantur à Viro, vt honor eius seruaretur, & sic erat in potestate eiusdem Francisca se eximere à prædictis minis fine scandalo fine fuga, fine opprobrio, sed castè viuendo, sed ipsa nimis procliuis tintillo carnis omnia postposuerat, vt libidinem expleret, nullo habito respectu ad violandum fedus coniugale, de cuius temeratione nimis incogruum est dubitare, cu manifeste liqueat ex deductis in Processu, & signanter ex reciproco Amore inter Amasios, vt aduertit Rota dec.95.n.6. par.2. diuerfor., & ex litteris tam tenerrimas expressiones continentibus, Antaran. in cap. Praterea num. 3. & ibi Felin. num. 3. de Testibus, Paris. consi. 54. num. 64. lib. 4. Ryminald. Iun. consil. 274. num. 9. lib.3. Mascard. de probat. conclus.64.num.10.in fine.

Ingressus, vel egressus d. Ecclessatici è Domo Francisca tem-

pore suspecto, de quo deponit Testis Fiscalis 107. tergo, ibiNel suono dell' Aux Maria essondo nella medema sinestra viddi
oprire l'oscio pianpiano di detti Signori Franceschini, dal quale
vsci detto Signore & c. e succhiuse nel escire detto vscio, mà non
lo chiuse assatto, e di li a poco detta Signora Francesca Pompilia
con il lume in mano vidi, che chiuse detto vscio -- & comprobatur ab Epistola 11. ibi -- E per questo lo non vi saccio venire;
che hora non s'apre l'oscio di strada, mà potrete aprire quello
della Rimessa & c. de per se est validus probare Adulterium
quoties etiam ageretur ad irrogandam pænam, Polidor. Rip.
de nostur. tempor. cap. 36. num. 14., Farinac. quest. 136.
num. 122.

Proiectio eiusdem ad senestram ad sibilum diù, noctuque, & nutus mutui, de quibus deponit d. Testis 108. sunt valdè efficaces ad probandam copulam carnalem, Ancaran. in disto cap. Praterea num. 3. & ibi Butr. num. 9. ad finem, Felin. post

num. 1 3.de Testibus .

Modus quoad fugam se præpararunt continens, et ita dicam, speciem Insidiarum, et desumirur ex Epistola Ecclesiastici 18. ibi -- Sopra il tutto cerchi di mettere in tutti i Bucali, e lei non ne beua -- qui quærendo opportunitatem miscendi somnifera perserutabatur cuius coloris vinum in Domo biberetur, ne et authumo, alteratus illius color medicamine admixto insidias proderet, et in Epistola 4. ibi - Poi incircase sissentia à à bere il vino rosso vi dico di sì -- In 12. -- Mentre lei dice, che non si può sar dormire mia Madre, mentre stà male, e non beue vino -- Et in Epistola 13. -- In quanto a quello che viol sapere del vino vi dico, che è rosso per bora, mà più in quà non sò come sarà, mà ve lo sarò sapere.

Accedit quod dicta miserrima afficiebatur Zelothypia dicti Eeclesiastici, vt notatur in Epistolis 5.8. 21. quæ non solet concipi, nisi ab Amantibus; Quo circa cum sit innegabilis amor carnalis inter ipsos reciprocus, non puto posse dubitari, quin discessus simultaneus à Domo Viri, & associatio per longum tramitem probent Adulterium, Farinace. dicta quast. 136. num. 182. & est Textus in teg. consensu §. Vir quoque Cod. de repudis, ibi- Aut ipso inuito sine iusta; & probabili causa foris

scilicet pernoctantem .

In progressu itineris oscula ad inuicem impicta, de quibus deponit Testis Fiscalis, quem ea vidisse de nocte in Processu non reperio, vt exaduerso supponitur, sed sol. 100. assert; ibi -- Solo viddi, che alle volte si baciauano, & que tam anxiè impingere Francisca desiderabat, cademquè recipere, vt in Epistola 11. ibi -- La ringratio dellibaci, che mi inuiate, ma se me li dassiuo da voi l'hauerei cari, & io ve ne dò altre tanti millioni -- Et in Epistola 10. ibi -- E dandoui vn'amoroso bacio -- Et in 5.-- Lasciauo di mandarui vn millione di baci -- & passim in alijs, reddunt Adulterium non ambiguum, adeout non desint asserente, quod probato osculo, dicatur probatum Adulterium, Clar. S. Adulterium num. 16. Laurent. Tenninin prass. cauthel. 6. num. 153.

Quo circa nemo, ni fallor, tam vecors, & tam infipidæ mentis inueniri poterit, qui fciens, quæ recensumus non firmiter credat, quod cum reperirentur in Cauponis in itinere, sue nocte ad quiescendum, siuè mane ad se resocillandos pudor

Matronalis non fuerit temeratus.

Sed profecto omues prorsus tolluntur Ambages, dum omisso, quod ille Ecclesiasticus vestibus laycalibus indutus estet 4. 100.quod non leue momentum affert ad probationem Adulterij Matthau. de re crim.controu. 11. num. 31. peruenerunt infimul ad Cauponam Castri noui sub hora prima noctis cumdimidio, ve tres Testes Fiscales concorditer deponunt 44. tergo 47. 49. Et licèt in Manssone duo lecta adessent, vnum tamen dumtaxat dictus Ecclesiasticus voluit aptari, & totanocte clausis foribus solus cum sola quienit (si quiescere possint Amantes,) ex quo absque dubio probatum remanet Adulterium cap.litteris de prasumptionibus, Menoch.consil. 31. num. 25. vers. nec vera est, Hestor. Æmil. de Testib. verb. Tessitis Adulterium num. 33. Farinace. dicta quast. 136. num. 170. & alij passim vltra relatos in alia.

Qualis quippe probatio efficacior euadit à Mendacio Francisce assernis peruenisse ad dictum Hospitium in Aurora, ditto Summar. num. 2. litt. F. & L. Si enim nil mali fuisse per actum, non viique veritatem occultare tentasset, vt bene in propo-

sito Riminal. Iun d cons. 274.num. 64.ad 67.

Demum sententia, seù Decretum Tribunalis, quod datur in Summario num. 8. vbi condemnatur dictus Ecclesiasticus pro cognitione cannali Francisca, remouet omne dubium, quià Adulterium reddit notorium, vt in alia probatum suit. Et licèt asseratur suisse in mente Dominorum Iudicum illud

moderare, & addere - propratensa cognitione carnali -- non tamen suit moderatum, & nihilominus nihil obesset, postquam ad aures insælicis mariti suerat peruentum Adulterium vxoris manisestum, & notorium canonizatum scilicèt per

Iudicis decretum.

Præsertim quia, & si ab eo præseinderemus, adhuc ad essectum, de quo agitur, copula carnalis plusquam sufficienter probata remaneret, quià non agitur de inferenda pœna Adulteræ, sed Adulterium excipiendo deducimus, vt aduertit Matthau. in præcisis terminis dista controu. 11. num. 25. & in fortioribus Spad.cons. 83. in princip. lib. 1. Est enim regulare, quod Adulterium præsumptionibus exhuberanter probetur ad essectum Ciuilem, ad separationem scilicèt Thori, vel ad ammissionem Dotis, Hostien. in cap. litteris post numerum 4. verb. Diuortý, & ibi Butrius num. 6. de præsumpt. Soccin. sun. cons. 32. num. 9. in sine lib. 2. Ferrett. cons. 168. num. 4. Bertazzol. cons. crim. 20. num. 8.

Nec releuat, quod aliqua ex dictis vehementibus prafumptionibus probentur per Testes singulares, quià agimus de probanda Inhonestate, & Adulterio in genere, nec ad effectum condemnandi Adulteram, sed ad defensam Inquisiti, vt sentit in puncto scribens apud Sanfalic, decis. 337. num. 16. & 19. & antè eum Clar. S. final. quast. 53. num. 19. Farinacc. quast. 64.

num.223.

Et ratio est euidentissima, quia vt excusetur maritus ab homicidio vxoris adultera ex interuallo, non requiritur exactaadulterij probatio, sed superabundat vehemens adulterij sufpicio, vt decisum testatur Sanfelic. dista decis. 337. num. 13. Nos autem versamur in fortioribus, quia nedum habemus vehementes suspiciones deductas per Testes singulares, sed alias etiam exquisite probatas, imò apertissimas probationes

per Fiscum deductas.

Parum obstante, quod Francisca prope mortem se exculpans, & Amasium, afferuerit nil mali intercessisse inter ipso, quia huiusmodi exculpatio nimis affectata suffragaretur, quoties antecedenter socium inculpasset, & nullo alio indicio eius inculpatio suffulta esset, & hæc inuaret socium non ipsam. At postquam de matrimoniali side stacta ex supradictis probationibus conuicta remanet, absurdum esset, quod exculpa-

tio facta, vt honesta mori videretur tantæ esset essicaciæ, ve probationes suæ turpitudinis abolere posset Marsil. in prast. S. restat num. 12. & 16. in sine Bursatt. cons. 201. num. 14. Rimin. iun. cons. 410. num. 17. Farinacc. quast. 46. num. 72., & quod horribilius est, vt ex dicta exculpatione occisor gra-

uius puniretur.

Credo, & sperare inuat eius animam in loco sempiternæ salutis esse positam, mediante Dinino auxilio, dum tempus habuit detestari anteast in vitam, sed nullus cordatus homo laudare poterit eius Testamentariam dispositionem; in qua eius silium vix natum, & ideò innocentem Patri occultatum solum, vt audio in legitima, & extraneum nullo nexu affinitatis, sed consanguinitatis coniunctum in reliqua hæreditate instituit.

Ex his igitur patet adulterium Franciscæ esse plenissime probatum, & proinde iuxtà etiam sensum Fisci einstem homicidium, & si ex interuallo patratum non est expiabile pænavltimi supplicij, nedum ex iusto dolore concepto, sed etiam
quia dib paira.

lib. primo .

Eternum seruans sub pectore vulnus.

In nihilo refragante, quod non occident vxorem, & adulterum, quos affequutus fuerat in Caupona Caffri noui, immò curauerit corum carcerationem, quafi quod post recursum ad Iu-

dicem non potuisset de facto suum honorem vlcisci.

Quoniam toto Cælo negamus potuisse aliquem illorum intersicere, quia vel citato itinere sessus, vel agitatione mentis ita perturbatus, vt sebri corriperetur, & vltra quod præsenserat dictum Ecclesiastinum armis sulphureis esse præmunitum, vt in Processa sipse afferuit, tempore scilicet non suspecto, quia non adhuc commissa fuerant homicidia 76. 77. Erat int super dictus Ecclesiasticus terribilis, vt ex Teste Fiscali fol. 167. & ipsa Francisca fatetur Summ. nostro num. 2. litt. C. alias inquisticus pro exoneratione Archibusiatæ in Birruarios, vt ipse afferit 71. Et insuper nimis promptus, & dispositus ad resistendum, vt in Epistol. 18. vbi loquens de somnifero propinando domesticis addit ibi - E se per cattiua disgratia la scoprissero, e la minacciassero di morte, apra pure la porta, che ò mortrò con voi, ò vi liberarò dalle loro mani - Vxor verò in-

territa, minax, irata, & furibunda, vt effectus demonstrauit, dum redacto in posse Curiæ Ecclesiastico coram Birruarijs, & Testibus ausa suit ense denudato irruere contra virum, quem de facili occidistet, nisi fuisset impedita sol. 50. ipse verò inualidus, & viribus impar non poterat vtrumque, vel istorum alterum occidendo vindictam sumere ense viatorio solummodò instructus, curauit eius carcerationem in illa consustionem turpitudinis, & hac via impediret sutura adulteria, immò, quotiès occidere potuisset, en no occidistet esset laudandus; quia non adhac per sententiam sudicis notorium factum erat adulterim, de quo solummodo vrgebant suspiciones.

Quo verò ad recursum ad Iudicem, quando affirmari posset renunciasse facultati occidendi vaorem adulteram, quod negamus, supplico aduerti, quod prudenter se gessir Tribunal
collocando Franciscam in Monasterio, ve decentiùs, quam
in carcere conversaretur, & deinde visa attestatione Medici
de eius infirmitate, ne ibi destituta necessariis auxilijs moreretur, & sic subiret in procedendo pænam, à qua vbique locorum receditur, permittere attento consensu Domini Abbatis Franceschini frattis D.Inquisti, ve penès Genitores deponeretur cum cautione de habendo Domum pro Car-

Sed laudare non possum cuisquis fuerit, qui curanit euellere.
Franciscam à Monasteno falso commento infirmitatis, dum decentiùs, & magis legitimò poterat consequi intentum veritate patesacta, nempe ob prægantiam, & vrgentem vterum, sed id sactum fuise non ob aliam causam, nis aut ve Domino Guidoni filius occultaretur, dum lex præsumit silium suise genitum à legitimo Patre, quamuis vxor se præbuisset incontinentem, aut credens Francisca ex alio concepise, quam ex viro pro posse palliauit eius grauidantiam.

Placeat interim Illustrissimo D.meo paulò vergere oculos Aretium, & parumper considerare D. Guidonem infamia notatum, dum ad eius aures peruenit decretum condemnationis adulteri, adultera víque illuc sine pœna, nesciens ob infirmitatem suppositam non potuisse puniri, & in Puerperio sibi de industria occultato incapacem else pœna, videns insuper

Fran-

Franciscam reuersam in suspe Aistimam domum Petri, & Violantis, qui instillarunt inhonestatem Francisca, qui cam repudiarunt, & filiam maretricis else professi sunt, perdidit omnem patientiam, vt liquet ex dispositione Blasis fol. 318. tergo ibi - Mà di più l'haueua ripigliata in casa, dopo che gli sera suggita, benche lui l'hauesse messa nel Monastero, qua conuersa in desperationem coegit inselicem virum ad tandem honestum else, nec ideò recursus ad Iudicem debet illi pænam augere, vt in punco Ruin. cons. num. 7.vers. si Ma-

ritus occiderit vxorem lib. 5.

Non negamus D. Abbatem Franceschinum dedisse consensum reductioni Franciscæ ad domum Petri, & Violantis, vt Religioni Domini mei Fisci Aduocati acquiescam, sed ad summum oretenus, quia in scriptis illum videre non potui: Verum in nostro proposito non afficit D. Guidonem, cum non liqueat suisse certioratum de tali consensu, & quatenus Fiscus præsumat suisse edoctum ab Abbate Franceschino eius fratre de dicto consensu, coacti erimus affirmare, vel scientiam non præsumi, vt insta ostendeur, vel ad omne peius adesse scientiam præsumptam, & non puto, quod ex huiusmodi præsumpta scientia possit irrogari poena mortis, & D. Guido condemnari, cum non sit de dicta scientia consessus, vel convictus cap. nos in quemquam 2. quast. 1. ibi - Nos in quemquam sententiam serre non possumus nist aut convictum., aut sponte consessum.

Imò si D. Guido fassus esset sciuisse consensium præstitum à D. Abbate eius fratre, cum tamen iste non haberet mandatumspeciale, nec generale ad lites, sed tantummodo ad recipiendas pecunias sibi ablatas à Francisca, vt videre est fol. 136.
Excedendo limites sue facultatis exasperasset ipsius animum
necnon Francisca, Petri, & Violantis temerirate itz excanduisset infelix Vir, vt raperetur serè dixerim coactè ad vindictam sumendam, quam distulit quousque spem habuit dirimere matrimonium per errorem persona contractum de,
Apicibus Iuris Canonici ignarus, quod scilicet error qualitatis persona non reddit nullum matrimonium, sed error in-

dividui Tancred. de matrim. lib.7. difput. 18. mm.8.

Nec refert, quod Francisca tempore, quo occisa fuit, esset sub sideiussione de habendo domum pro Carcere, quasi quod extitisset sub Principis custodia, quoniam quidquid sit si in.

Principis odium inquisitus Franciscam occidisset, dum tamen suum honorem recuperare voluit, & maculam sux estimationi inustam detergere illius sanguine, & sic ex causaparticulari, prædicta asserta cuchodia non attenditur, nec delictum aggrauat vt in fortiori casu de offendente habentem saluum conductum à Principe distinguendo sirmat Farinacc. quast. 29. num. 18. & ante eum Mascard. de probat. concl. 162. num. 18. & 19. vbi quod scientia non præsumitur.

Præter quam quod quando loquimur de custodia intelligero debemus de publica, non de domo priuata, vt in alia probaut, nec satisfacit responsio, quod procederet in ipso custodito, non autem de custodiam Violante, quoniam nescio reperire probabile discrimen inter vtrumque, cum vterque agat de esfagienda pæna, nec maior ratio considerari potest un vno, quam in alio, imò maiori excusatione dignus est tertius, qui huiusmodi custodias frangit, non probata scientia, quod offensus sub tali custodia existeret, quemadmodum excusauit occidens Bannitus ignorans Rebannitionem Mascard. de probat. d concl. 162.num. 27. Farinacc. quast. 103. n. 123.

Si vltima poena non sit puniendus D. Guido ob Vxoricidium. eadem ratione puniri non poterit ob homicidia Petri & Violantis quia eadem caula honoris commissa fueruntstum quia ad illorum instigationem Francisca reperijt Amasium, tum quia vt magis D. Guido vituperaretur non erubuerunt declarare Franciscam ex illicito coitu genitam suisse in lucemæditam per meretricem, quod multum deturpat honorem totins Domus, vt obserugt Gratian. discept. 863. num. 4. 5. 6 6. cuius filiæ solent matrem imitari, tum etiam quia, ve supra dixi, Inquisitus exarsit, habita notitia de regressu Francisca ad corum domum 318. tergo, & sequen. & comprobat Alexander in sua confessione 646. ibi -- che si doneua ammazzare la Moglie, Socera, e Socero, perche detti Socere, e Socera teneuano mano al mal fare alla figlia, egli faceuane i Ruffiani -- Quod magis claruit in fataii sero, quo occubuerunt, nam pulsata Ianua, & statim ac Violantes audiuit charissimum nomer Amasii, illieò illam aperuit, & patefecit, quod ni fallor remouet dubium, quod Petrus, & Violantes non egreferrent amores filiz, & Amasij.

Hoc vnum est, quod aut compellimur fateri dictos Coninges de Comparints dedisse nouam causam læsinam honoris reci-

pien-

piendo eam domi postquam declarauerant non esse coruntiliam, & de adulterio illius manifeste constabat, & proinde recedendum esse à pœna ordinaria, vt benè Bertazzol. cons. 434. num. 15. vers. verum sumus. Quamuis iustus dolor conceptus semper cor pramat, & ad vindictam stimulet, vt prater in alia relatos Ioseph Mele in addit. ad Guizzarell. dec. 18. num. 5.

Aut adhuc durasse, imò auctam suisse causam iusti doloris, quæ satis est ad asserendum homicidia dici incontinenti patrata, ve egregiè in terminis Ruin.d.cons. 2. num.7. post med. vers. durante igitur tom.5. Honded.cons. 104.num. 30.vol. 1. Bertazzol. d.cons. 434. num. 15. vers. Praterea, Ioseph Mele in addit. ad Gizzarell.d.dec. 18.nu. 5. & seq. de Ponte de potest. Proreg. tit. 2.

§ 3. num.32.

Cumque tum ex confessione Guidonis, tum ex confessione sociorum, tum denique ex tot probationibus in Processu redactis constet D. Guidonem motum fuisse ad illos occidendos ex causa honoris, frustrà Fiscus prætendit ex alia causa extranea delicta commisse, nam ve verum fatear nullam aliam. causam reperio, quæ honorem non tangat, & vulneret; si contemplemur, quas D. Guido recenset in Processu fol. 96. 97. Quod scilicet prædicti Coninges de Comparinis curassent fugam Francisca, quodque insidiati fuissent eius vita. quod vnum sufficeret ad euadendam pænam ordinariam Bertazzol.conf.433. 6. 434. Grammat. dec. 5. per tot. vbitestantur fuilse mitiùs punitum, qui occidi mandauit minantem licet non plenè constaret de minis, vt patet nu. 16. vers. & fi dicatur sequitur Tob. Non. conf. 109. nu.6. & funt Textus clari in l.prima C. quando liceat vnicuique ibi -- Et mortem, quam minabatur excipiat, & id quod intendebat incurrat, & in 1. sicut allegas C. ad leg. Cornel. de Sycar. ibi -- Dubium non est eum, qui inferenda necis voluntate pracesserat iure casum videri .

Altera causa deducta per Fiscum consistit in lite mota super annullatione promissionis Dotis; Super qua exaduerso adhibita fuit omnis solertissima indago, & propterquam prætenditur in penas Constitutionis Alexandrina, & Bannimentorum incidisse, sed profectò labitur pretensio, nàm si bene introspiciamus, sinè dissicultate reperiemus huiusmodi Causan

non esse minus offensiuam Honoris, nam causa ob quam Petrus se eximere tentauerat ab obligatione præstandi Dotem promissam illa vnica suit, quod scilicet Francisca non esse eius filia, sed incerti Patris, & Meretricis, an autem huiusmodi declaratio vulneret æxistimationem Nobilis Viri, om-

nis Homo agnoscet.

Vtrumque sit huiusmodi pretensio locum sibi forsan vindicare poterat antequam vt supra dixi haberentur confessiones Domini Guidonis, & Sociorum, tunc enim Fiscus poterat essembiguus ex qua Causa semouere potuerit ad occidendum; At postquat liquet ex omnium confessionibus causam Honoris dedisse impulsum, & compulsise ad occidendum, vt Dominus Guido asserti fol.678. ter. ibi -- E dare alli medesimi delle serite in riguardo, che li medesimi mi haueuano tosto l'Honore, che è il principale -- Frustra queritur an ob aliam Causam illos occiderit, quo circa cum de causa Honoris liqueat Fiscus nunquam poterit probare illos suisse occideris, et non Honoris, vt pernecesse requiritur ad incursum Bullæ predictæ, vt in puncto Mandos. cons. 61. n. 1. ad 3. Rota coram Puteo decis. 97. & 98. lib. 1.

Quæ etiam aptantur respectu Homicidij Franciscæ, que intentauit Iudicium Diuortij, nam si ob aliam Causam prætendisset separari, nec liqueret de sua Inhonestate, tunc veique factus esset locus Alexandrinæ; At cum læsus Honor causam dederit Homicidio longe versamur extra terminos Alexandrinæ, alias adinuentus esset pulcherrimus modus, ve impunè Vxores prostitueretur, nam si post Adulteria admissa instituerent Iudicium super separatione Thori reperirent tutum confugium ad euitandas Mariti iustè iratas manus, & tutoredderentur Clypeo dicæ Bullæ, quamuis non obtentatum diuortium, sed ob eatum Inhonestatem offenderentur.

Qualis pena vltimi Supplicij eo minus ingeri poterit contra D. Guidonem sub pretextu, quod contra formam Apostolicarum Constitutionum, & Bannimenrorum Homines Armatos congesterit, nam quando etiam controuerteretur; An liceat Viro congregare Homines ad occidendum Vxorem Adulteram, adhuc essemus extrà terminos Constitutionum, que locum habent, quando Homines congregantur ad indeterminatum malum, & malum sequutum non estatuc enim aptan-

tur dispositiones Bullares, at quoties vniuntur Homines ad patranda delicta, tunc eis sequutis attenditur sinis, ad quem Homines congregati suerant, & illius pœna indicitur, nec amplius queritur de principio, hoc est de conuenticula, vt in alia probaui, & addo aliud Votum Orani penès Decis. post. 2. vol. consil. Farinase. vot. 61. num. 20. & ibi Adden. litt. A. in. fine, vbi post disputatam quastionem asserti ibi-- Sed certè pramissis non obstantibus inoccurrenti casu non credo recedendum à resolutione tantorum virorum, quos credendum est omnia cum maturitate, & prudentia considerasse, & rescripsisse S.D.N. Clementi VIII. -- Et in sine additionis testatur ità fuisse iudicatum in Camera Apostolica de ordine dicti Summi Pontificis, Bartol. in l. nunquam plura num. 10. sf. dè Priuat. delist.

Quod etiam remanet comprobatum à Bannimentis Illustrissimi Domini mei eap.82. vbi imponunt penam prò coadunatione Hominum ad malum finem, si ille prauus finis sequutus non sit, & nihil determinant vbi delictum, prò quo Homines erant coaceruati sit consumatum, quia hoc casu pœnæ conuenticulæ cessant, sed ingeritur solummodo pena patrati delicti, vt supra dictum est.

Et quod congregatio Hominum ad effectum recuperandi dignitatem non cadat sub pœnis Constitutionum Apostolica-

rum penès Farinacc. conf.65. num.66.

Remanet tandem Armorum probitorum delatio, quam & finonnulli Doctores afferuerint non esse confundendam cum delicto principali, contraria tamen Sententia crebriori Doctorum calculo recepta est, quia attenditur finis, quemprincipaliter Delinquens in mente habuit, vt in nostris precisis terminis Bartol. in l. numquam plura num. 7. & ibi Adden. litt. C. sf. de priuat. delict., & ibi Angel. num. 8. cum adden. litt. B. post medium, Bald. in l. Adversus num. 7. C. de sur is, Andr. Barbat. de Cardinal legat. 5. quest. num. 26., Marsil. in l. si in Rixa num. 5. sf. ad leg. Cornel. de Sycar., & Inl. unica num. 54. Cod. de raps. Virgin., & in Prax. crim. S. Procomplemento num. 38. & post quamplurimos Iodoc. in Prast. crim. cap. 77. num. 4. Andr. de Isern. in Constit. si quis aliquem de Percuss. Illicit. cum Armis in sin. principy vers. sed prima opinio videtur versor, Viu. comm. opin. verb. Statutum puniens,

Bertazzol. conf. criminal. 520. num. 1. Cepbal. conf. 204. n. 42. & feq. lib. 2. Farinacc. quest. 22. num. 20. Et in puncto, quod occidens ex causa Honoris cum Armis prohibitis mitius adhuc puniatur iudicatum testatur Mattheu. de Re crim. di-

Eta controu. 11. num. 46. 6 47.

Quod etiam procedit in fortiori casu plurium Delictorum, qua possiunt patrari commode separatim, & tendunt ad sinema diversum, nihilominus si eodem tempore, & ad eumdem sinem committantur, vna tantum pena principalis delicti insmente habiti imponitur, vt volens committere furtum si transcendat muros Ciuitatis, quamuis illud potuisset committere absque delicto transcensionis, quod est gravissimum Farinacc. quast-20. num. 146. adhuc vnica tantum pena scilicet surti punitur veluti principaliter habiti in mente paulo acerbiori pro transgressione murorum Ciuitatis, non tamen gravissima soseph. Ludvuic. decis. Lucens. 61. num. 3. vers. si

wero forent par. 1. Farinac. quest. 22. num. 25.

Non me latet, quod Bannimenta Illustrissimi Domini mei cap. 8. videantur dirimere quæstionem disponendo, quod pona delationis Armorum confundi non debeat cum pæna delicti cum eis commissi, sed vitra, quod Bannimenta non compræhendunt aliquem ex Socijs vti forenses, & non de distri-Au, cum tamen passiuam interpretationem recipiant à lure communi, quoties Arma deferantur non ad malum finem, & deinde aliquod delictum committatur cum eis, quia Delinquens non habuit in mente delictum, quod patrauit, tunc de veroque punitur, quia diuerso tempore diuersa crimina commisit, at quando quis animo occidendi arma prohibita deferat, & exinde occidat, tunc attenditur principale delicum Homicidij, cuius contemplatione Arma gestauit, & Homicidij pæna imponitur, non zutèm delationis Armorum, vt in puncto sic distinguendo comprobat Io: de Plat. in S. Item lex Iulia il 2, in fine verf. sed quero An si aliquis Instit. de publie. Iudic.

Supplico aduerti, quod Facinus, de quo agitur, redditur confiderabile, quia tres nil mali timentes, fed vndequaque timere debentes ceciderunt, non ob genus Armorum, quibus cefi funt, & fic corum numerus non Instrumentum mortis excitauit admirationem, & idem pro certo fuisset fi longis simis ensibus, vel Baculis, vel Saxis occubuissent, quo circa durissimum esset, quod Fiscus excandescat Homicidis, & pro illis non potens exigere poenam mortis, exigat cam pro

delatione Armorum .

Præterea D. Guido negat expresse adhibuisse, detulisse, aut retinuisse arma reprobatæ mensuræ, & licèt à quatuor eius Socijs asseratur tempore Homicidiorum habuisse præmanibus breuem cultrum, & simile armorum Genus dedisse Socijs, non tanien isti possunt illum conuincere ad pænam ordinariam, yt benè disputata materia, & consutatis contrarijs sirmant Farin. quast. 43. num.76. iuntso num. 69. & seq. Guazzin. desens. 32. cap. 8. num. 5. versic. Quæ opiniones per tot. Angel.

de confess.lib.3.quast.19.num. 14.

Non negat penes se habuisse Terzarolum vndique honustum, sed illum in occidendo non adhibuit nec ad occidendum gestabat, sed solummodò ad se desendendum, quoties in domo prædicta inuenisse extrancos paratos ad vim inserenda, idquè sibi petunssum suit stante ampla facultate deserendi huiusmodi genus Armorum per Sratum Ecclesiasticum, & addere audacter possem etiam in Vrbe, quia de Vrbe ibi nul la sit mentio, quamuis excipiantur nonnulla loca ex verissimo axiomate, quod exceptio sirmat regulam in non exceptis, Alex.cons.64.num.2.lib.4.Surd.cons.430.nu.7.lib.3. Gratian. discept. forens. cap.22.num.31.

Idque faciliùs fibi licere, credere poterat, quia in Vrbe extabant eius Inimici, & hic minabantur, ac infidias struebant, vt ipse D. Guido dicit, & ideò magis erat necessaria hic de-

latio similium armorum, quam alibi.

Nec releuat, quod ex quo appensatè prætenditur occidisse ei suffragari non deberet licentia deserendi Arma, nam vltraquod ex supra deductis, & in alia homicidia prædicta stante causa honoris nequeunt dici ex interuallo patrata; Obiectu procederet quoties vsus suisset dictis Armis ad occidendum, sed ijs non adhibitis non videtur polse dici non suffragari sacultatem. In omnem casum quamuis de summo rigore loquendo posset dici armatus dd. armis occidisse, non tamen pæna rigorosa mortis esset puniendus Caball. resol. crimin. cas. 90. num. 7. ibi -- Nunquam tamen vidi de faste in his cassibus d. condemnationem vita exequi, sed ex gratia in mittorem commutari.

Demum nec ex quo astitit homicidis commiss per Socios cum Armis prohibitis potest dici incidise in pœnam prohibitionis, quia huiusmodi pæna, quæ locum habet in adhibente dd. Arma, non se extendit ad Socios, & assistentes, vt in puncto Merliu. Pignattell. contr. forens.cap.47.n.21.cent.1.

Non loquor de Dominico, & Francisco, quia isti duo vltimi veluti forenses non ligantur nostris Bannimentis, prò omnibus tamen militant omnia, & singula fundamenta pro minoratione poene, que militant pro Domino Guidone, cum accessoria non indicentur ad imparia cum principali, vt inalia ostendi, non afferendo simpliciter Authoritatem vnius, vel alterius Doctoris, sed Decisiones Supremorum Magistratuum, & hanc Sententiam seruari in Practica testatur

Clar. S. Homicidium sub num 51,

Ceterum enixe supplico, ve Illustrissimo Domino meo benigna fronte, ac serems oculis perpendere placeat, quod Dominus Guido occidit, vt eius Honor tumulatus in infamia resurgeret. Occidit Vxorem, quia illi fuit opprobrio, & illius Genitores, qui postposita omni verecundia filiam repudiarunt, & declarare non ernbuerunt esse Meretricis genitam, ve ipse dehonestaretur, cuius mentem peruerterunt, & ad illicitos Amores non pellexerunt dumtaxat, sed vi obedientia filialis cogerunt. Occidit ne scilicet amplius in dedecore viueret Consanguineis inuisus, à Nobilibus notatus, relictus ab Amicis, ab omnibus derifus. Occidit in Vrbe nempe, quæ aliàs fuit spectata Nobilem Matronam abluere maculas Pudicitiz proprio sanguine, quas ipsa inuita, & reluctanto filius Regis impegit, morte propria alterius culpam, & violentiam expiando Valer. Maxim. lib.6. cap. 1.num. 1. Tit. Liu. lib. 1. Histor. Et que vidit Patrem vndequaque impunemo, & non illaudatum se polluentem Parricidio filia, ne rasperetur ad stupra Valer. Maxim. vbi supra num. 2. Tit, Liu. ib. 3. Histor. tanti illi cordi fuit ammittendi Honoris suspicio, vt potius voluerit orbari filia, quam illa incederet inhonesta, licet non sponte. Occidit in propria Domo, ve Adultera, eiusque Parentes conscij agnoscerent nullum locum, nullumque asylum esse tutum, & impenetrabilem Honori læso, neue ibi continuarentur opprobria,& Domus que turpium Testis fuit, esset & pene. Occidit, quia alio modo non poterat eius existimatio lesta tâm enormiter ducere cicatrices. Occidit vt exemplum preberer Vxoribus Sacra Iura Coniugij religiosè esse seruanda. Occidit denique, vt pro posse honestus viueret, sin minus proprij Honoris ossensi commiseranda victima caderet. Ouarè &c.

> H. de Archangelis Pauperum Procurator.

Illustris. & Reverendis. D.

Vrbis GVBERNATORE

In Criminalibus.

Romana Homicidiorum.

P R O

Domino Guidone Francischino, & Socijs Carceratis.

CON.TRA

Fiscum.

Noua Faëli, & Iuris Domini Procuratoris Pauperum, cum Summario.

ROMÆ, Typis R. Cam. Apost. 1698.

Romana Homicidiorum.

Ill. me, & Reu. me Dne. Onfessiones D. Guidonis Francischini,
Dominici Gambassini, Francisci Pasquini, & Alexandri Baldeschi eius sociorum sunt nulla, proptereà non attendenda,
cùm schlicèt emanauerint metu rigorosi Tormenti Vigiliae
eisdem musstè decreti. Bertazzol.cons.crim.341.nu.32.Giurb.
cons.8.nu.19. Hest. falie. aliegat. 106. num.1. Mattheu de re
Crimin. controu.27. nu.26. & id quamuis ipsi in eisdem Contessionibus sortalse adhuc perseuerent Paul. de Castr. confil.

273. nu. 1. vol. 1.

Vt enim dicebanius in præterita ex gratia reassumenda, Constitutio sa. me. Pauli V. edita super Resormatione Tribunalium Vrbis, quæ est in ordine la 71. tis. de Iudic. Criminal. qui est S. 10. num. 30. to. 3. Bullary neui pag. 198. mandat hoc Tormentum non inserti nisi duobus copulative concurrentibus, altero, quod Reus sit grauatus Indicijs vrgentissimis. aitero, quod delictum sit atrocissimum, & de praxi testantur Doctores allegati in dista mea Informatione S. Quatenus verò Fiscus.

Neque verò suffragari possunt asserta facultates huius Tribunalis, quià qualescumque illa sint, non habent locum, nissi in delictis poena mortis puniendis D. Raynald. obseru par. s. sap. s. s. 1. ad tertium num. 121. & seq vbi rationem reddit, quià quando Reus non est damnandus ad mortem, pro habenda ab eo Consessione, non est exponendus Tormento, quod potest illam causare, prout serè causaust Alexandro, qui per duas vices in eodem Tormento tethaliter desecit.

Delicum autem, quod suit imputatum Domino Guidoni, & socijs, & quod ipsi confossi sunt non esse primi, nec secundi generis late suit probatum in preterita; Et quidem cum Dominus Guido suerit motus ad occidendum suit occidi faciendum Franciscam Pompiliam Vxorem. Petrum, & Violantem Socros ex causa honoris, scilicet ob Adulterium, quod dica Francisca Pompilia commissi conspiratious, & adiunantibus alijs, ista relevat à poena mortis non solum ipsum iuxtà Textus, & Doctores alleg stos in dicta Informatione S. Hoc stante cum seq. iuncti; S. pradictis nullatenus, & S. seq.

A

Verùm

Verum & Socios ex Doctoribus pariter allegatis in dicta Informatione S. que dicta sunt cum tribut segq. quibus addi posfunt Bald. in l. prima in secunda leftura num. 36. in fine, Cod. unde vi ; & in cap. de catero, num.4. verf. fed pone de fent. & re Iudic. Ioann. de Anan. in cap. final. nu. 2. verf. vleimò pro ampliori, de Raptor. Incendiar. &c. Roman.in l. prima, S.V sufrucluarius, num. 17. ff. de oper. nou: nunciat. Marsil. in lege vnica nu.13. & duobus jegg. C. de Rapt. Virgin. Gabriel. confil. 170. nu. 3. ibi: Et multo minus debent morte bi affici, quia cum inspecta opinione bominum communi fabritium excuset à grauiori pæna iustus Dolor. l. graccus, Cod. de Adulter. etiam bi,qui ab ipso vocati, & adducti sunt, debent similiter excusari; Onu. 13. lib. 1. Mazzol. confil. 57. num. 18. Facchin. conf. 36. num. 2 2. lib. 2. Alex. Rauden. var. cap. 7. num. 5. Grammaric, super Constit. Regni si Maritus, que est lib. 3. rubr. de pan. V xor. in Adulter. deprabens. num. 12, pag. 109. Mattheu de re Crimin. contr. 11. nu. 42. cum feq. Viu. decif. 197. nu. 26.

Absque eo, quod in præsenti ampliùs opponi possit, quod de Caufa honoris non constet, quià decretum Condemnatorium Canonici Caponlacchi pro dicto Adulterio emanatum in hoe Tribunali die 24. Septembris proxime præteriti, & quod datur per extensum in Summario num. 8. rem facit claram, & manifestam cap. Vestra, S. quibuscumque, vers. caterum aliud est, & cap. quasitum de Cohabit. Cleric. & Mulier. dicitur enim ibi: Ioseph Maria Caponsacchio de Aretio pro Complicitate in fuga, & deviatione Francisca Comparina, & cognitione Carnali eiusdem, Relegatus per Triennium in Ciuitate Vetula: Nec ista verba dici possunt Titulus Causa, qui non facit quemquam Reum, yt supponit Dominus meus Fisci Aduocatus, sed ipsummet Decretum, siquidem Titulus Causæ à me visus in Processu originali fuit is, qui sequitur;

Aretij in Etruria fuge à viro.

In tantum verò dictus Canonicus fuit condemnatus dumtaxat in dictam pænam, quia ipse erat forensis, & deliquerat extrà statum, quo casu debuisset solum dimitti cum exilio, Farin. quest.7. nu.7. vers. sed quid erit faciendum in fine.

Nec verum est, quod fuerit recessum à dico decreto, minusq; de mandata illius moderatio, nil enim aliud habemus, quam quod, vt aliqualiter indulgeretur affertæ adhuc honestati Mulieris, & decori diai Canonici, pro quibus acriter, & incessanter vrgebat D. Preourator Charitatis corum desensor, in mandato de excarcerando loco verborum dicti Decreti, sucrum adhibita alia -- Pro causa de qua in actis -- quæ vtiq, non important præcedentiú Correctionem, sed imò virtualem omnium Actorum, & consequenter etiam eius dem Decreti Insertionem vulgata lassetoto st. de bared. Instit., cùm alijs per Paris.cons. 108. n. 47. lib. 1. Rot. coram Priolo decis. 423. n. 4.

Eoq; magis cum dictum Decretum immucari nec potuisset vtraque Parte non audita, vt ipsemet memini suite responsumente de D. Procuratori Instanti pro dicta moderatione per Gloss. in l. diuersa, Cod de Transact. Bartol. in l. acta vers Tertiam.

opinionem, Cod de Re Iudicat.

Sed ad quid modò insistere in præmiss, dùm ex tot tentisque in præsenti deductis, & optime more solito ponderatisper D. meum Procuratorem Pauperu (quæ quidem hic non repeto pro euitanda suttili supersutate) concludenter adeò constat de dicto Adulterio, & Viteriori etiam Inhonestate dicte Mulietis, vi nullus remaneat dubitandi locus de Causa honoris, quæ verè impulit D. Guidonem ad delinqueudum; sufficeret enim, quod huiusmodi Causa verisicaretur etiampostquam ipse Delictum commist, vi in puncto consuluit Bertazzol.cons. Crimin. 42. tib. . Masseu. de re crim.constr. 12. num. 15. & seqq. Dond.consult. 97. num. 16 in sine Muta dec. Si-

cil. 61.num.12.Dexart.dec.Sardin 5.num.15.

Vlteriùs non est opus modo insistere in præmissis, quia D. Guido Causam honoris, & quidem respicientem non solum vxorem, sed ipsolmet Socros expressit in sua Confessione præsertim fol. 98. ibi -- Di poi è successa la fuga così obbrobriosa non solo alla Casa mia, che è Nobile, mà anco à quella di qualsiuoglia anche Persona Vile, la qual fuga fece di notte tempo col Canonico Caponfacchi, e Compagni, la quale in progresso, che fu accompagnata nella fuga dal Vritorino in califfe fu veduta dal medemo Vitturino dare bagi, & abbracciamenti al Judetto Cunonico, di poi bò hauuta noua, che dormirno asseme in Foligno nell'osteria della posta, dipoi in Castelnouo, à segno tale, che resta convinta per Adultera non solo per questo eccesso, mà con altri simili, che hò sentito di poi habbia fatto in Arezzo con altre Persone -- fol. 672. à tergo , ibi -- E ricbieftolo detto Santi, se hane se volsuto accudire di fare un affronto alli Comparini à causa dell'bonor mio , e dell'Insidie , che faceuano sopra alla mia vita, gli rispose il detto Alesandro, che l' bauerebbe fatto, e se fusse bisognato qualched'un altro, l'bauerebbe trouato onde dopo alquanti giorni mi capitò in Cafa Biagio altre uolte nominato in Compagnia del citato Santi, e mi difse, che anche lui bauerebbe accudito, trattandosi specialmente di materia d'honore, e di machina di vita -- & fol. 678. ibi -e mentre ci tratteneuamo neila vigna sudetta, cioè nella Casa diessa si discorse di diverse cose, e precisamente di quello, che si doucua fare . cioè dell'affronto dà farsi alli Comparini , cioè Fietro, Violante, e Francesca mia moglie, e di dare alli medemi delle ferite in riguardo, che li medemi mi haucuano tolto l'honore, che è il principale, & ancore m'insidiauano alla vita -- , & fol. 683. à tergo in fine ibi -- & bauerei da dir tanto , che fe potrebbe scriuere fino à domattina, quando voles se raccontere tutti gli aggraui, e spese, che hò riceuute da i Comparini sudetti, màtutto questo non importaua niente, se non mi hauessero toccato nell'honore, & Insidiato alla vita - & fol. 684. ibi --Come, che Santi di sopra nominato era mio Lauoratore nella. mia Villa di Vittiano, & inconseguenza Informato di tutti gli aggrauij, che haueuo riceauti da detti Comparini, de ancora haueua Informatione dell'Indecentissima fuga presassi dà mia moglie nella forma altre uolte detta, ft esste da fe di trouarmi, conforme mi troud il nominato Alessandro ad effetto, che mi potessa accudire in euento, che io bauesse volsuto vendicare il mio bonore, e l'Insidie, che si faceuano alla mia vita - & fol. 699. ibi -- e fu da mè arrivata in Castelnouo con il Canonico Caponsacchi, doue furono arrestati dà sbirri, e poscia condotti in queste Carceri, essagerai più volte nel Tribunale l'eccesso del Parto supposto, acciò si venisse à punire costoro, mà io non hauendo mai veduto, che sissa preso espediente sopra un affare di tanta importanza all'honor mio, son state quasi necessitato à prenderne qualche resolutione per ricuperare quell'honore, che con tanta Infamia li Comparini medemi haucuano riuerberata in me La loro Ignominia - & fol. 720. ibi -- e quello, che disse ad Alesandro, Biagio, e Domenico, lo dissi ancera à Francesco in occasione, che il medemo sapendo gli aggrauy, che io baueuo riceuuti nell'honore, mi si essibi di fare un smacco alla nominata mia. moglie, & io all'ora gli rispos, che non meritaua lo smacco, mà bensi la morte.

Huiuf-

Huiulmodi enim Confessio acceptari debet cum sua qualitate, quam non potest Fiscus scindere, & ab illa separare ex vulgata Theorica Bart. in l. Aurelius, \$\sitem quasye, ff. de libert. leg. Farin. conf. 67. num. 8. & conf. 187. num. 5. & quaft.81. num.157. Vermigl. conf. 282. n.8. Guazin. def 30. cap. 7. n.5. & defens. 32. cap. 35. num. 1. vers. sed contrarium, & num. 2. Mattheu de Re Grimin. contr. 18. num.60. Triussan. decis. 46. num. 32. lib. 2. vbi quod distinctiones, que solent ab aliquibus afferti, procedunt in Civilibus, non autèmin Criminalibus, Sperel. decis. 64. num. 16. & decis. 103. num. 36. & decis. 136. num. 27. Rot. coràm Merlin. decis. 103. num. 2. & in recen. decis. 308. num.9. par. 13. & decis. 57. num. vlt. par. 17.

Indubitanter quando, prout in præsenti, agitur ad essectum puniendi pæna ordinaria, quidquid secus dici posset secundum aliquos ad essectum insigendi extraordinariam, Abb. in cap. auditis, num. 32. vers. putat tamen, de praseript. Vermigl.cons. 325. num. 6. Bertazzol. cons. crim. 27. n. 2. lib. 1. & cons. 449. num. 30. & 31. & cons. 450. per tot. lib. 2. Farin. quast. 81. per totam, & pracipuè num 112. & 157. Gomes. var. resol. tit. de homicid. cap. 3. num. 26. Foller. verb. & si constebuntur, n. 46. Ludou. decis. Lucens. 19. per totam, & pracipuè num. 12. vbi Conclusionem extendit ad omnes qualificatas Consessiones

in quouis genere Delictorum.

Przsertim quando, qualitas aliunde non solum adminiculatur, sed concludenter instificatur; Vermigl. conf. 282. num. 12. conf. 431. num. 7. Ciriac. contr. 637. num. 7. Farinacc. quast. 103. num. 157. Angel. de Confess. lib. 3. quast. 11. num. 24. Vitrà enim dictum Decretum, & alia superiùs animaduersa habemus socios Criminis expresse deponentes se fuisse requisitos a D. Guidone ad vna cum ipso delinquendum ex prædicta Causa signanter Blasium Agostinelli fol.3 16. ibi - quale Sig. Guido mi raccontò, che gli si era fuggita la moglie con vn' Abbate, e che gli haueua portate via denari, e gioie, menandomi nella stanza, doue gli haueua leuate dette gioie, e denari, e mi disse, che lui voleua venire à Roma ad ammazzare la sua moglie, e voleua, che io, e detto Alessandro fossimo venuti con lui, &c. & fol. 3 17. ibi -- & in tale occasione detto Sig. Guido mi disse, che la sudetta sua moglie per fuggire sicuramente con detto Abbate, & acciò, che lui non se ne fusse accorto, baueua messo l'oppio nel vino per la Cena per far' addormen-

mentare lui con tutti, e che litigaua con il suo Socero, quale non solo baueua giurato, che detta sua moglie non fosse di lui figlia , mà di più l'haueua ripigli ata in Cafa, dopo, che gli fi era tuovita, benche lui l'hauesse messa nel Monastero, dopo, che l'arriud in Castel nouo nella suga , - & Alexandrum Baldeschi fol. 623. ibi -- detto Sig Guido alla presenza mia , come di Biagio , di Francesco, e di Domenico, &c, disse, che si doueua ammazzare la lua Donna, cioè la sua Moglie, che staua qui in Roma à caula di ricomprare l'onore , & anche il Padre , e la Madre di detta sua moglie, perebe tenessero mano à detta sua moglie al sorto, che gli faceua nell'honore, + & fol. 645. ter. ibi -ci diffe anche alla prefenza del Vignarolo, che si doueua ammaz. zare la Moglie, il Suocero, e la Suocera, perche detti Suocero, e Suocera teneuano mano al mal fare alla figlia, e gli faceuano li Ruffiani, e perche anco discua detto Guido, che detti genti, che si dovenano ammazzare, volenano fare ammazzare lui, cioè esso Guido.

Causam auté honoris excludere no valent attestationes eorum, qui assistentia præbuerunt Franciscæ Pompiliæ vsq; ad obitum super declaratione ab eadem facta de numquam violata side coniugali; quià sunt simplices sides extraindiciales, quæ non faciunt sidem, Cyriac. contr. 61. num. 6. & contr. 284. nu. 66.

Rot. rec. decif 290. num. 2. in fin. par. 3.

Præsertim cum suerint extortæ, & emendicatæ pendente lite,& parte non citata per Hæredem eiusdem Franciscæ Pompiliæ ad euitandas vexationes Monasterij Convertitarum prætendentis successionem ex causa inhonestatis, quodque proptereà sequestrari, & iudicialitèr describi fecit omnia bona hæreditaria eiusdem, Roland. cons. 40. num. 5. lib. 1. Ciriac. d. contr. 61. num. 6. Rot. recen. decis. 3 23. num. 4. par. 2. & decis. 221, num. 14. par. 16.

Maxime cum aliqui ex Testibus vt suprà deponentibus sint lugatarij eiusdem Franciscæ Pompiliæ, itaut ipsi deposverint ad proprium commodum; subsistence enim inhonestate bona devoluerentur ad dicum Monasterium, & consequencer ipsi remanerent exclusi à suis legatis, l. nullus ff. de Testib. l. omnibus C. eod. Crauett. cons. 99. num. 2. & cons. 112. nu. 10.

Bertazzol. conf. crimin.60. num.8. lib.1.

Et quatenus fidem facerent, huiufmodi declaratio ad nihilum descruiret, quià nemo præsumitur velle detegere propriam

turpitudinem, et in his terminis respondit; Rot. diuers. par. 4. decis. 276. num. 4. Et sicuti non suisset credendum ipsi met Franciscæ Pompiliæ præsertim extrà iudicium, & sine luramento deponenti, Foller. in praestie. verb. & siconsistebuntur in 2. par. 3. partis principalis num. 9 & seqq. sum alijs adductis per Farinacc. quast. 43. num. 23. ita, & multo minus credendum venit prædictis Testibus nè plus sidei adhibeatur exemplo, quàm originali vulg. cap. fraternitatis de baretie. Farinacc. quast. 69. num. 85. Cyriac. controu. 250. num. 9.

Nec valet dici, quod nemo præsumatut immemor salutis æternæ; quia nec omnes præsumuntur este S. soannes Baptista, yt dicit Bald. in tit. de Pac. Constant. verb. V assalli il primo in... visus feudorum, præsertim vbi agitur de præsudicio tettij; Bartol.in l. si quis S. si quis moriens sf. ad Senat Consul Syllan; In fortioribus tetminis Marsil. in pract. S. Restat num. 12., & 16. in sin. Bertazzol.cons. crimin. 234. nu pr. lib. pr. Prat. respons. erim. 32., & sega., Rouit supèr pragmat. Res. 1st. de recept. delinquent pragmat. 6. num. 5. Farinac. d. quast. 43. num. 28. cum duob seqq. & quast. 46. n. 72. Hyeronim. Laurent. decis. Auenion. 15. num. 16. sunsto num. 8., eò magis quandò agitur ad esse probat concl. 144. num. 8., & seq.

Subsistente itàq; Causa honoris nil prorsus officit, quod dictahomicidia suerint comissa ex Internallo inxtà latissime firmata in præterita §. nec verum est, vsq;ad § prædictis nullatenus,
vbi ostensum suit hanc esse communissimam Doctorum opinionem, & inxtà illam passim Indicari non solum in SacraConsulta, verum etia in omnibus alijs Tribunalibus Mundi,
vt benè animaduertit Mattheù allegatus in dicta præterita.

de Re Crimin.controu. 12. num. 7., 6-21.

A qua quidèm opinione in præsenti recedi nequit ex eo, quod D. Guido vxorem non occiderit in actu depræhensionis eiusdem in suga cùm Amasio; quinimò contentus suerit illamdeferre ludici vti Adulteram; quià cùm tunc ei non suerit tutum illam occidere (quià ipse erat solus, illa autem in societate dicti Amasij Iuuenis sortis, strenui, armis muniti, & delinquere soliti; & quod magis est prompti, & parati ad resistendum ne amata Amarillis cidem raperetur, quemadmodum & ipsa prompta suit, & parata ad Impediendum ense

A 4 etiàm

etiam capto, & denudato, vt dilectus Mirtillus non offenderetur) non proptereà censeri debet eidem pepercisse, & Iniuriam remissise, sed cu, ne aufugeret in longinquiores partes, fine spe debitæ vindicæ, iustus, & repentinus dolor tunc illi consuluerit eam arrestari facere per birroarios, ve cum primu commode posset illam occideret, peruenta postmodum commoda occasione, si illam occidit, reputari debet, ac si incontinenti eamdem occidisset in puncto Ruin.conf. 2. num. 7. verf. si maritus occiderit vxorem lib.5. Giurb.conf.86. num. 19.verf. fic maritus, & num. 21., Io. Franc. de Pont. conf. 98. num. 24., 6 fe aq. vfq; ad nu.33.vol.pr. repetit. fubtus decisionem Sanfalic. 337.num.81.,& feqq.vfq;ad n.90.Prat.refponf.crim.25.n.31., & fegg. Cabrer. de met. lib. 2. cap. 45. num. 1 3., verf. celebris succedit Quaftio, & verf. realis eft, Paschal. de patr. potest.par. pr. cap. 5. Jub num. 3., Mattheu de re Crimin. contr. 12. n. 28., nouar, in Summ. Bullar.par.pr. Commentar. 72.num. 81.verf.ex quo Adulterio, Polic. de Reg. Aud. To. 2. tit. 10. cap. 7. num. 29. versquemadmodum tunc dicitur incontinenti, Marta vot., seù decif. 206. num. 7., & num. 10., prafertim in verf. fed quando committitur, Mut. decif. Sieil. 61. fub num. 11. Gizzareil. decif. 18. num. 5., ibiq; Baldax. de Angel. nu 4. & Didac. de Mari sub num.7. Panimoll.decif.86. num.29., & duobus segg.

Et generaliter, quod ea, quæ fiunt ex Interuallo dicantur fieri incontinenti, si fuerunt facta cum primum fuit oblata occasio illa faciendi, est Textus in l.2. S. Confession, ibi -- Confession autèm sie erit accipiendum, vibi primum potuit -- ff. ad Sen. Confust. Tertullian., Bellon.de potest. eorum, qua fiunt inconti-

nenti, lib. pr. cap. 6. num 5., & pluribus segq.

Et tantum abest, quod lex presumat hanc Injuriam à marito remissam, vt imò credat semper in illo durate animum vlciscendi, ex quo sit, vt vxor teneatur etis sibi precauere, adeò,
vt ipsius cedes posteà sequuta numquàm dicatur proditoria
Mastrill.ad Indult.gener.cap.29.num 6.vers.sed quid si maritus, Nouar.in Summ.Bullar.dieta par.pr.Comment 72.n.81.,
Donde.consult.97.num. 16.vers. alioquin, ad quod multum.
facit etiàm Mut. dieta decis. Sicil. 61. per totam, vbi est casus
de marito, qui secerat vocari vxorem per filium extrà menia
Civitatis, vt tutò illam ibi occideret, & tamèn maritus suit
damnatus solum ad Remigandum per septennium.

Et facit etiàm id, quod alij Doctores tradunt, quod scilicèt maritus possit dissimulare turpitudinem sue vxoris, vt tutò possite de illa vindictam sumat Io.de Amic.conf 4.nu.4., Anonym. apud Sanfelic.dicta decis. 337.num. 37. in sine, & n.59.Dond. consult. 97. num. 16. sicuti potest illam dissimulari facere per vxorem, vt secure sumat vindictam de illo, qui vult eius pudicitiam offendere iuxtà samigeratissimum Consilium Castr. 277. lib. 2.

Tantò magis, quod ab ipsomet D. Procuratore Charitatis defensore dica Francisca Pompilia, & Canonici Camponsacchij in sua allegatione impressa S. borreret quidem Animus dicus D. Guido fuit repræhensus de huiusmodi delatione ad Iudicem, per ea, que aduertunt Castrens. dieto conf. 277. sub num. z. propè fin. verf sed nec Indices, lib. z., Menoch.de Arbitr. caf. 398.num.26., Neuizan. Silu. nuptial. lib. pr. verf. non est nubendum nu. 24., & num. 8 9., Soc cin. lun. conf. 24.nu. 9. lib. 2. Nouar in Summ. Bullar. Comment. 72 fub num. 81. verf. unde merito; quoru plures & nos allegauimus in nostra praterita Informatione S, & bec noftra, Afferunt enim vnanimiter prædicti DD., quod mariti reputantur viles, & Cornuti, fi proprijs manibus non sumunt vindictam, sed expectant illam fieri per Iudices, qui summopere rident, & cachinantur, vnde non mirum, si Infelix maritus etiam post dictum recursum. factum ad Iudicem, quem tunc illi fuggessit Inconsultus Iræ Calor, voluit de amisso honore se vindicare; deliquit enim, ve vulgi, & Doctorii Censuram evitarer, & sic ne amisso honori istam quoq; Ignominiam superadderet.

Nil autem releuat, quod D. Guido in dica sua Consessione aliquando vitrà Causam honoris expresserit etiam illam Insidiarum, que tendebantur sue vite, quia cum illa shonoris suerit potissima in ipsius mente, ve ipsemet asserit d'sol.678. ibi - In riguardo, che li medemi mi haucuano tolto l'bonore, she è il Principale - non est curandum de alia, que tamquam Debilior, prædictæ venit post ponenda, ve præuentiuè sirmatum suit, in præserita, s. & in omnem Casum, vosipræ cæteris adduximus in his præcisis terminis loquentem Mattheu de

Re Crimin.coner. 11.num. 37.6 duob Seq.

Et quatenus hanc etiam Causam attendere velimus, ista pariter est sufficiens ad euadendam Poenam ordinariam 1.1.Cod.quă-

do lic.vnicuique, l.f. vt allegas, Cod.ad leg. Cornel.de Sicar. l. nec timorem 7. vers. simuit enim mortem, & vers. ided iustus fuit simor, ff. de eo, quod metus Caus., Innoc. in cap. si verò 3. sub num. 1. de sent. excomm. Bertazzol. cons. Crimin. 433. num. 4. & seqq. & cons 434. num. 22. Thob. Non. cons. 109. num. 6. Cepol. Crimin. 41. num. 10. vsque ad sinem, Farin. cons. 35. num. 22. Cyriac. contr. 105. num. 73. & seqq. Boer. dec. 169. num. 2. Grammatic. dec. 5. per totam, Baldax. de Angel. in Addit. ad Gizzarel. dec. 5. num. 6.

Agnoscit fiscus relevantiam prædictorum; ideircò recurrit ad Circumstantias delictum concomittantes, nempè Coadunanationem hominum Armatorum, litem vertentem inter Dominum Guidonem, & Comparinos, qualitatem Armorum prohibitoium, & denique ad locum vbi delictum fuit commissum, cum scilicet Francisca Pompilia detineretur loco Carceris in domo in qua fuir occifa, sed facilis est Responfio, quia huiusmodi circumstantiæ possunt quidem aliqualiter exasperare poenam delichi Principalis, sed nullatenus illam extollere ad summum apicem, adeo, vt D. Guido, eiusque Socij vltimo supplicio ventant puntendi; sic decisum in terminis habemus apud mut. d. decif ficil.o . prafertim infine, ibi - facta ergò relatione in visita generali mense Marty 1617. coràm excellentia sua, ex quo visus fult malus modus eam occidendi sic vocata per filium, & postea eius Cadauer quasi repertum fuit, quod Canes commedebant extrà d. mania, fuit ipse Leonardus condemnatus super regijs Triremibus per annos septem - Sonfelic.d.decis.337. num.13. ibi - & quamuis aliqui ipsorum suerint damnati ad relegandum fuit ex causa incisionis Genitalium de facto, pro quo delicto dicebat Fiscus esse puniendos leg. Cornelia pana de Sicarijs - Mattheu de re Crimin d.contr. 1 1. num. 46. ibi - atre maturiùs in Aula perpensa iudicatum suit Maritum nimis dolose operatum suisse absentiam simulando, fratrem secum ducendo, atque Armis prohibitis necando; quia folnmex vsu Armorum igneorum delietum redditur insidiosum apud nos &c. se decisum fuit propter hunc excessum condemnandum fore in panam exily per quadriennium, & ad solvendum duos mille ducatos &c. que in gradu supplicationis fuit confirmata - & contr. 12 . Sub n. 29. ibi - Et sic decisum in specie proposita condemnando Franciscum PaloPalomeque in pænam Remigy per decennium &c. ex qualitate Armorum igneorum pænam aggrauando; in simile pænam fuit condemnatus Antonius Aluarez, qui vxorem appensate occiderat, quia meretricabatur &c. ex eo exacerbata pæna, quod omissu sudicatus suit, cum non conquereretur de simplici adul, terio, sed de vita meretricis quod persici nequibat sine desidua, vel conuenientia Mariti.

Et ratio est manifesta, quia negari non potest, quin D. Guido, eiusque Socij prædicta omnia gesserint ex eadem Causa honoris, proptereà sicuti ista reputatur suffic ens ad euadendam pænam ordinariam homicidij, de qua toto titulo ff. & Cod. ad l. Cornel. de Sicar. ità pariformiter sufficiens reputari debet ad effugiendas alias qualcumque pænas appolitas in. Constitutionibus Apostolicis contrà committentes alia delicha in eisdem expressa, semper enim attenditur principalo propositum in Delinquente; l. si quis nec Causam ff. si certum petatur; cuius etiam animus lemper distinguit malefica, l.verum est, et l. qui iniuria ff. de furt. ve in puncto ad effectum. scilicet evitandi poenam indictam in Constitutione 75. sa. me. Sixti V. Bullar.nou. To.2. pag.468. contrà Coadunantes homines armatos, quotiescumque constatillos fuisse coadunatos ad effectum committendi aliud Delictum, scilicet frangendi Carceres, & detentos in eis eximendi resoluerunt tres Sacræ Rotæ Auditores celeberimi, nempè Coccin. Blanchett. et Oran., quorum vota habentur impressa inter decisiones collectas per Farinacc.puft eiusdem constl.vol. 2.dec. 61. ibique Add in fine, testatur sie fuisse resolutum in plena Camera, in qua de mandato sa. me. Clementis VIII. Causa fuit proposita, & examinata.

Non refragante, quod postmodum incontrarium scripserit souendo partes sisci, cuius erat Aduocatus Spad.cons.25. lib.1. quia eius opinio suit ex prosesso consutata, & solidistimis rationibus, & argumentis teiecta à Vermigl. cons.356. per tos. et à D.Rainaldo obseru.par.3 cap.25.\$.4.à nu.9. sique ad 33. & ante eos idem quoque sensetat Dostor Anonymus inter Consil.Farin.cons.65. à numer.68.ad 141. et opsemet Farinacc. qualt.113.num.60. Guazzin. de consisc. ampliat.86. concl.13. num.3.

Et in terminis ad effectum euitandi pænam bannimentorum,

feu Constitutionum Apostolicarum delationem Armorumprohibentium plures Doctores allegaui in praterita §. neque verò, & præ alijs Polic. de Reg. Aud. Tom. 2. tit. 10. cap. 6. num. 8. & sequentibus, qui late materiam examinat, alios congerit Dominus meus Procurator Pauperum in sua præsenti Informatione §. remanet tandem, quibus addo Caball. resol. crimin. cas. 62. per totum, Mattheu de crimin. dista controuers. 11. num. 46. cum sequentibus, & dista controuers. 12. sub num. 29. Capye. latr. dec. 78. num. 7. vers. discusso tamen negatio, vibi quia actus præparatorius confunditur cum præparato, & testatur ità foisse resolution per Sac. Cons. Neap. & num. seq.

Similiter ad effectum effugiendi pænam appolitam contra occidentes detentum in Carceribus, & sic existentem sub custodia
Principis plures Doctores allegaumus in praterita § similiter nec aggrauari, quibus nunc addo Prat. in addit. ad Pafchal.de Patr.potest. part. 3. cap. 6. vers. ex bis quoque D.Raynald.obseru.part. 1. cap. 4. § 1. ad 4. num. 65. & seqq. Mut. decis.

Sicil. 36. in fine.

[CXXXVI]

Nec quidquam facit, quod Polie loco citato, & aliqui alij ex Doftoribus proxime allegatis loquantur de homicidio commisso in rixa, sine ad descusionem propriæ vitæ; intantumenim circumstantia rixæ relevat delinquentem ab ordinaria pæna delicti, inquantum ignoscitur ci, qui voluit vleisci provuocatus, vt inquit Vlpianus in l. qui cum natu maior 14. Si idem puto st. de Bon libert. & in quantum ipse tunc insto dolore præventus non est in plenitudine intellectus, vt post Bald.in cap. 1. in fine, de pac.iuram. stradit Boss tit. de homic. n. 60. in fin. Vermigl. cons. 26. n. 8.

Vtraque autemex his rationibus proculdubio militat in marito, & quocumque alio homicidium committente ex Causahonoris iuxtà firmata in praterita 8. boc stante, & S. sequenti;
etiamsi id faciant ex interuallo ex allegatis pariter in prateri-

ta S.nec verum est cum multis segg.

Et in his præcisis terminis, quod scilicet occidens vxorem adulteram ex internallo excusetur ob instum dolorem, qui facit, quod ipse uon sit in plenitudine intellectus præ cæteris sitmant Carer. in praet. crimin.traet. 3. de homicid. S. sexto igitur excusat instudios dolor, num. 4. fol. 160. à tergo, Gomez ad l. Tau-

ri 80.num.58. versistem bomo, Mattheu de re crimin. d. Controu.12.n.14.

Inquitenim Vlpianus in l.mariti 29. in princip. ff. ad l. Iuliam'de adult. ibi: debuit enim vxori quoque irasci, qua matrimonium eius violauit. Iram autem fieri ex dolore acceptæ contumeliæ, & naturam eo modo insurgere, vt illam à se depellat, quocumque modo potest, benè aduertit Zaceb.qq. Medicoleg. lib.2.tit. 1.quast.6. num. 28. & seqq. cum difficiliús sit iramscohibere, quàm miracula facere, vt inquit D. Gregor. dial. 1. & aduertit Boss. iit.de homic. num. 60. Vermyl. cons. 26. num. 7. & aduertit Boss.

conf.43.num.3.

Alij verò Doctores loquentes de committen bus homicidium pro defensione propriæ vitæ cum Armis prohibitis & in Carceribus pariter suffragari debent, quia defenso honoris proprij à viris ingenuis præsertim nobilibus nedum viræ æquiparatur liusta ff. de manum.vend. sed ipsimet vite antefertur iuxta illud Apostol.epist. 1. ad Corinth.cap.9. Expedit mibi magis mori, quam vt gloriam meam quis euacuet. Et D. Ambrof. lib. 3. offic. cap. 4. Quis enim vitium Corporis, aut Patrimouis damnum non leuius ducat, vitio animi, & existimationis difpendio? Marc. Tull. Philippic. 3. Ad decus, & libertatem nati Sumus, aut bac teneamus, aut cum dignitate moriamur. Menoch.conf.96.num. 15.6 conf.98.num.8., Valenz.conf.92.n.1. vfque ad 7., Prat.respons.crimin.25.num.29.6 pluribus segg. Tofeph Mele in addit. ad Gizzarel.decif. 18. num. 6. 6 fequentibus, in his terminis Bertazzol. conf. 42. num.6. Dond. consult 97.num. 8. & 9. Sanfelic.dec. 337. seu in allegat. Aduocat. ibidem Impressinum. 34. 6 Segg. Panimoll. decif 86. num. 23. 3 & Segg.

Adeò, vt qui honorem fuum spernit, & non curat recuperare se vleiscendo nil disserat à Belluis, Gizzarell. dista decis. 18. n.5. num. 5. Calderò decis. 42 sub num. 35. & alij ex mox citatis; Quinimò irrationabilior ipsismet Belluis reputetur, iuxta aurea verba Theodorici apud Cassiodor. lib. 1. var. epist. 37., quæ nos retulimus in praterita S. Nec verum est post medium, Bertazzol. disto cons. 42. num. 9. vers. & son est plusquam.

Bestià.

Qnouerò ad litem, quæ vertebat inter Domlnum Guidonem, & illos de Comparinis super suppositione Partus, vitrà mox di-

Aa, iterum supplico animaduerti quod Constitutio Alexandrina non intrat, vbi ex parte offensi præcessit aliqua prouocat, vt benè sirm at Farinaec.cons.67. per totum, sequendo decisionem Rotæ, quam penit inscalce eiusdem Consilij, & nos præuentiuè perpendimus in præterita S. absque eo quod, quæ quidem prouocatio in præsenti resultat ex iniuria; quam dicti de Comparinis pendente lite irrogarunt eidem D. Guidoni propter complicitatem habitam in d. suga, & in adulterio per siliam illius occasione commisso.

Altera lis, quæ prætenditur mota per Franciscam Pompiliam aduersus Dominum Guidonem super divortio, potuisset omitti, quia ystra animaduersa per Dominum meum Procuratorem Pauperum in sua præsenti Informatione S. quæ etiam aptantur, ca fuir nulliter intentata, exequuto scilicet, yt mihi supponitur, monitorio dumtaxat contra Dominum Abbatem Paulum fravem Domini Guidonis, qui nullum ad hoc mandatum habebat, præcipue non probato, quod idem D. Guido habuerit scientiam eiusdem litis, yt prætenditur, intentatæ.

Quoad Blassum Agostinelli abunde suit scriptum in præterita, cùm scilicet ipse non suerit denuò constitutus, & in præcedentibus fassureit dumtaxat adstitisse dictis homicidis, non aurem manus appositis, ita, veissum nullatenus assicere possit rigorosa opinio Caball.resol. criminal. cas 300. numero 73. dicentis huiusinodi Auxiliatores haud esse immunes à pæna homicidis, quotiescumque propris manibus aliquem occidant, quamquam huius authoris opinio suerit per nos erronea demonstrata in præterita in \$. quidquid in contrarium,

Voluissem etiam aliquid addere dictis in præterita super forensitate, & minori ætate Dominici, & Francisci; Verum quianondum benè innotuit, quo iure Fiscus prætendat illas elidere, ideò satisfaciam in Responsione, pro certo credens inpræsenti non euenturum, quod Dominus meus Fisci Aduocatus suas allegationes conficiat, & nostris etiam respondeat
absque eo, quod mihi communicentur, prout cum summanè dum mei, sed aliorum admiratione contigit in præteritajipse enim, sicut & ego vnicè debemus quærere veritatem,
ciusque esse Aduocati, sicuti ambo sumus officiales Principis,
iuxta

iuxta animaduersa per Dominum Rainais. obseru. p. 2. cap. 19, \$.1.n.156., qui quidem nil aliud exoptat, quam, quod iustitia ministretur, & cum agatur de puperibus, carceratis, in corum causis pietas triumphare debet, quia ipsi sunt thesaurus Christi, ve bene ad nostrum propositum inquit Petra, super Rit. M.C. Vic. rit. 23. num. 4. circa med.

Quate &c.

Desiderius Spretus Adu. Paup.

Illustriss. & Reverendiss. Dño Vrbis GVBERNATORE

In Criminalibus.

Romana Homicidiorum.

PRO

D. Guidone Francischino, & Socijs Carceratis.

CONTRA

Fiscum.

Noua Iuris D.Aduocati Pauperum.

ROMÆ, Typis R. Cam. Apost. 1698.

Notizie di fatto, e di ragioni per la Causa Franceschini.

Pletro Comparini, le di cui sostanze non si stendeuano ad altro, che alla somma di dieci, in dodici mila seudi sottopossi à fideicommisso, con peso anche di moltiplicare i frutti per vna buona porzione, che perciò hauerebbe douuto viuere parcamente per non ridursi in stato di miserie, stante il vincolo di tutto il capitale, e di vna parte de medesimi frutti, essendo troppo indulgente alla gola, e dedito all'ozio, e hauendo preso moglie con pochissima dote, con essergii sopragiunte liti, venuta la reduzzione de frutti de luoghi di Monte, & altre auuersità, si ridusse in stato assai pouero, e miserabile, à segno che, seguita più volte la di lui carcerazione per debito, e fatta l'indicazione de beni, riccuè dal Palazzo Apostolico la limosiua segreta d'ogni mese.

Ritrouandoss in tali angustie, premeditò maritare Francesca. Pompilia sua siglia con qualche persona, che si prendesso cura di lostentarlo insieme con Violante Peruzzi sua Moglie, Donna molto [caltra, e di gran loquacità, con il di cui parere haueua intrapreso l'affare, e su stimato à proposito il partito con Guido Franceschini, il quale conducendo la Spola, e i Genitori in Arezzo sua Patria, hauerebbe potuto trouare opportuno rimedio alle necessità delli medesimi, mediante l'affistenza in Roma dell'Abbate Paolo Franceschini di lui Fratello, huomo attiuo, e diligente, con dar sesto al patrimonio di Pietro sequestrato, e intrigato da suoi Creditori, onde essendo stata constituita la dote in luoghi ventisei di Monte, con la speranza della futura successione al rimanente de i beni in vittù del fideicommisso, al quale la Sposa era chiamata, fu abbracciato questo partito, come vtile a. Pietro, e sua moglie per liberarfi da gl'incommodi, ne quali si ritronauano, e altresì vantaggioso alli Franceschini, che attesa la diligenza dell'Abbate, e qualche dispendio temporanco della Cafa, poteuano credere di douere guadagnare à suo tempo il peculio predetto quasi intiero, e poco, ò nulla deteriorato.

A

Tali

Tali furono à principio i scambicuoli oggetti dell'infausto matrimonio, dal che si conosce, quanto sia debole pretesto il dire, che Guido ne i trattati ingaunasse Pietro, e la Moglio nel dar nota di godere vn'annua Entrata di scudi mille settecento, trovata poi molto inferiore, perche il fine primario, con cui fù concluso, poteua molto ben conseguirs, anche con vn'Entrara di somma molto minore, sapendosi ineffetto, che essendo stata mostrata da Violante l'istessa notaà Pietro Comparini, disse nel vederla ob ob mi basterebbe. solo che fosse la metà, e sarebbe stata grandissima balordag. gine di Pietro, che ad vna semplice nota di vn Forestiere, senza pigliare altre informazioni, hauessi dato marito alla. figlia, ogni volta, che la causa impulsiua fosse proceduta. dalle presupposte facoltà in detta nota: Anzi ne meno ingrado di conuenienza, e ciuiltà puol effere riconuenuto Guido, perche quando da Pietro fù prodotto in giudizio la detra nota. l'Abbate Paolo Franceschini ne restò fortemente marauigliato, onde sgridatone con lettere il fratello. questo rispose hauer ciò fatto à persuasione di Violante, la quale desiderando l'effectuatione del matrimonio, e vedendo irrefoluto il Marito, per animarlo, induffe Guido à dare la fudetta nota con alterazione.

Hebbe dunque effetto il matrimonio, e tutti insieme si condussero alla Città d'Arezzo, doue i Comparini non furono maltrattati, come si pretende di giustificare da vna fede extragiudiciale di vna Serna partita di Casa con disgusto. la di cui sola lettura basta per farla conoscere fatta con animo cattino, e à istigatione di altri, conforme ella medesima si è dichiarata con diuerle persone, dimostrandolo con nausea. l'insipida affettazione, con cui è concepita, e specialmente. doue dice, che vn'Agnellino di latte si faceua seruire peralimento sufficiente per sette, ò otto persone in vna settimana. intiera con altre simili improprietà da non creders, mà furono trattati con ogni honoreuolezza, e decoro, conforme, attestano Monfignore Vescouo, e il Signore Commissario di detta Città, Soggetti molto qualificati, e molto più degni della Serua maligna, e subornata, e si puole hauere ancora. l'attestatione di vno, che hà seruito lin quella Casa per tredici mesi, nel tempo, che vi sono stati li sudetti Pietro, e Violante, potendo raccontare molte particolarità de i buoni trat-

tamenti, che riceueuano da i Franceschini.

Ben è vero, che nacquero disturbi di considerazione in quella-Casa cagionati dalla lingua mordace di Pietro, e dalla superbia di Violante sua Moglie, mentre bessandosi di tutti gl'andamenti, che saccuano i Franceschini, auuanzandosi con atti di superiorità, pottarono alla Madre de i Franceschini, e con essa à tutti gl'altri della samiglia, trauagli rileuantissimi, dissimulati però all'hora, per non violare le leggi dell'Hospitalità, e ciò non ostante, quando Pietro, ca la Moglie si disposero per il ritorno à Roma, subito che n'espressero i loro voleri, surono proueduti di danaro per il viaggio, e in Roma di mobili per riordinare la Casa derelitta.

Giunti in Roma Pietro, e Violante, su spedito monitorio giudiciale à istanza di Pietro, in cui egli espose, che Francesca
Pompilia realmente non era sua figlia, e però non era tenuto sodisfare alla dote promessa, e per giussificarlo portò l'attestazione dell'istessa Violante sua Moglie, quale in sostanza diceua, che ella medessima per tenere à dietro i Creditori del Marito in vittà delli sideicommissa, e per godere anche
il frutto de Luoghi di Monte, hauena sinto d'esser grauida, e poi d'hauer partorita vna figlia, cioè la detta Francesca
Pompilia hauuta da vna vilissima partoriente per opera di
vna Ostetrice.

Da vn'atto si biasimeuole diuulgato in vn subito per tutta la Corte, nacque per necessità di natura ne i Franceschini vn' odio intenso verso gl'Autori di esto; mà poterono astenersi da i dounti risentimenti con la speranza, che, se Francesca. Pompilia non sosse alli spila di Pietro, e Violante, come si era presupposta nelli sponsali, si satebbe potuto annullare il matrimonio, e così purgarsi da tal macchia la loro reputazione. Tessimoni di questi loro sentimenti sono molti Dottori, e Virtuosi, che furono richiesti da i Franceschini, à studiarne il punto, e dirne il loro parere, mà perche questi surono discordanti, non vollero allora i Franceschini cimentarsi à vna impresa d'esito dubbioso, nella cui promozione doucua necessariamente confessaria, e presuppossi la non filiazione, dalla quale confessione poi sarebbero re-

2 Rati

flati pregiudicad nell'interesse della dote, e perciò simarono bene il tralasciare per all'hora d'esporsi al pericolo di perder la dote, e di non poter dare di nullità al matrimonio.

S'opposero bensi al monitorio, e ottennero per Francesca. Pompilia la manutentione nel quasi possesso della filiazione, e il decreto per trasferire i luoghi di Monte dotali, mà efsendofi Pietro appellato da tal Decreto, nel far proporte la Causa nella Segnatura di Giustizia, venne à vna copiosa distributione di Scritture per Roma, fatte da lui stampare di gravissimo pregiudizio all'honore de Franceschini, per non dire infamatorie, i quali hebbero di nuouo tanta forza da poter raffrenare i giusti risentimenti dell'animo loro irritato sù la ristessione della speranza, che haueuano di poter fat conoscere alla Corte, come segui, non meno le anenzogne de gl'Auuersarij, che il loro proprio candore, e auniuati da questa speranza, soffrirono susseguentemente con ogni patienza moltiffime vessationi orditeli con diuerse Cabbale, e tergiuersazioni per impedire l'effetto della traslatione de luoghi de Monte dotali, con hauerli suscitati i Comparini vari suoi Creditori, ò fossero veri, ò pure collufiui, onde stante le dette opposizioni, prouarono bens l' incommodo, e la spesa della traslazione, mà non già il commodo del frutto, di cui ne pure vn bimestre poterono già mai riscuotere.

In tale stato erano giunti gl'affari dell'vna, e l'altra parte, quando Guido leuatosi vna mattina trouò mancarsi nel letto la moglie, onde immediatamente leuatosi, vidde sualigiati li Scrigni, e suggita la Donna, non senza sospetto d'hauer dato il sonnisero la sera antecedente al medesimo Guido, e a tutta la famiglia, e sù la consideratione d'essere ciò succeduto per le suggestioni di Pietro, e Violante, conforme n'haueua più volte sentite le minaccie, s'incaminò velocemente per la strada di Roma, edoppo vn precipitoso viaggio giunte la suggitiua nell'Osteria di Castel nuouo accompagnara dal Canonico Caponsacchi d'Arezzo, elperche essendo solo, e disarmato, e quelli armati, e risoluti, si conobbe insufficiente à vendicare tale eccesso, stimò opportuno di sari arrestare con il ricorso alla Corte di detto Luogo,

la quale hauendo fatto cattutare da suoi Sbirri tutti due i suggitiui, surono consegnati alla Corte di Monsignor Gouernatore di Roma, e condotti alle Carceri nuove.

E benche sopra questo particolare faccia strepito il Fisco, che il Franceschini douesse vendicare i suoi oltraggi nell'atto del ritrouamento; per adeguata risposta si deue ristettere all'impossibilità di eseguire la vendetta per la precauzione di armi, con le quali seppe il Franceschini per il viaggio, che andauano premuniti i fuggitiui, à segno che la Donna, quando vidde il Marito, hebbe ardimento di correrli alla vita col serro nudo, per la qual cosa su prudente temperamento in quell'istante di afficurare la suga, mediante l'arresto, tanto più che all'ora non era noto l'adulterio della moglie, e forse hebbe repugnanza d'imbrattarsi le mani nel sangue di colei, che haueua tenuta più volte frà lubiue braccia, mentre poteua restarli viua qualche speranza di risarcire la sua reputazione per altre strade, che dell' vecisione.

Mà doppo, che furono trouate lettere delli medesimi fuggi-

tiui scambieuolmente amorose, sfacciate, disoneste, e preparatorie alla fuga, e dall'esame del Vetturino restò palese, che per viaggio in Calesse non faceuano altro, che baciarsi impuramente, e dal deposto dell'Oste si venne in cognizione, che haueuano dormito ambedue nella medesima Camera; e finalmente dalla sentenza, ò decreto del Tribunale nella condannagione del Canonico Caponfacchi alla relegatione per trè anni in Civita Vecchia, per bauer conosciuto carnalmente Francesca, segui la notorietà, e publicità dell'adulterio; Consideri ciascheduno, che hà sentimento di honore, in quali angustie, e agitazioni d'animo si trouasse il pouero Guido, mentre l'istessi animali irragioneuoli con la maggior ferocia, che possa suggerirli l'istinto naturale, detestano, e abominano la contaminazione della fede coniugale, vendicando non folamente l'impudicitia delle loro Compagne, con l'yccissone dell'

Adultero, mà ancora gl'oltraggi, e l'ingiurie, che si fanno alla reputazione de i loro Padroni, come racconta Eliano nel lib. 11. Histor. Animal. cap. 15. di vn' Elefante,

che vendicò l'adulterio del suo Padrone con la morte del-

la moglie, e dell'Adultero trouati assieme nell'atto dell'adulterio, e vi sono anche altri simili esempi, come riferisce il Tiraquell.in l. connub. l. 13. gloss. 1. num. 1. cum

segq.

Ritornando alla serie del fatto, è da sapersi, che doppo la carcerazione de i fuggiciui essendo venuto à Roma ancora Guido, e stando afflittissimo, e quasi delirante per l'eccesso della sua moglie; da suoi buoni Amici su confortato con la speranza, che questo attentato della fuga, congiunto con la mancanza della filiazione di Francesca, col di cui supposto contrasse li sponsali, hauerebbe facilitato il discioglimento del Matrimonio, e per questa strada si sarebbeto cancellate tutte le macchie dell'offesa sua reputazione, onde egli con tale speranza se ne ritornò alla Patria, lasciando la condotta dell'affare all'Abbate suo fratello. Testimonio ne può essere Monsignore Segretario della Sacra Congregazione del Concilio, à cui l'Abbate Paolo rappresentò il fatto con supplicarlo à voler proporre in quella Sacra Congregazione l'articolo, fopra l'invalidità del Matrimonio à suo tempo, cioè doppo, che si fosse ottenuta la sentenza criminale nel Trib unale di Monsignore Gopernatore.

Frà tanto l'istesso Abbate attese di proposito à sollecitare la terminazione di detta Causa cri minale, e mentre Pompilia per non essere convinta delle lettere amorose, era ricorsa al refugio di non sapere scriuere, sù facile all'Abbate poterla conuncere di questa menzogua con l'esibizione de Capitoli matrimoniali soctoscritti di proprio pugno anche da essa, e da vn Cardinale già defonto con la recognizione de' caratteri, ma ciò non ostante, essendosi divulgati i meriri della caufa da per tutto, s'accorfe il medelimo Abbate, che in vece di effer compatito, à poco, à poco ogn'uno cominciana à beffarlo,e deriderlo, conforme egli riferi à più persone, forsi perche sicome fù tentato in Roma d'introdutre il poter peccare impunemente contro la Legge di Dio con la Dottrina del Molinos, e col peccato filosofico, ilche su impedito con l'autorità del S. Vffizio, così molti hauerebbero desiderato, che si scancellasse dalla mente degl'huomini l'estimazione dell'honore, e della riputazione per poter peccare impunemente contro le leggi humane, e dar luogo agl'adulterij

senza alcun ritengo di vergogna, e di rossore.

E però certo, che l'Abbate vedendo prolungare il proseguimento della Causa, hebbe giusto motiuo di portarsi a' piedi di Nostro Signore con Memoriale, nel quale esponeua di non potere più resistere à tante, e così varie liti, e vessationi procedenti da questo infelicissimo matrimonio, supplicandolo à destinarli vna particolare Congregazione, per tutte le Cause, cioè della filiazione, suga, adulterio, dote, altre dependenti dal matrimonio, come anche sopra la dilui rescissione, mà non hauendo riportato altro rescritto, che Ad Iudices suos, restò cen la douuta rassegnazione al Prencipe, aspettando in primo luogo l'esito della predetta sentenza criminale, dalla quale sperana potersi risarcire almeno in

parte la riputatione della sua Casa.

In tanto Pietro Comparini abbondante di danaro somministratoli con larga mano da persona ignota, e forsi amante della Giouane, trionfaua baldanzofo, nei circoli, e nelle botteghe, luoghi di sua solita residenza, encomiando la risolutione, e lo spirito di sua figlia nell'hauer saputo burlare i Franceschini con la fuga vituperosa, e con la rapina delle cose più preziose, e nell'hauer trouato ripiego di dare sì belle risposte al Giudice nei Constituti col riferirne le particolarità, vantandofi ancora, che in breue farebbe tornata à cafa sua al dispetto de i Franceschini, contro i quali haverebbe mosso tante litise malannische sarebbero stati costretti à tacere,e lasciar correre, delle quali cose se ne potranno hauere attestationi da molte persone, quando bisognino, onde per tali pungenti iattanze, e per tanti strapazzi s'andava. sempre più esacerbando l'animo di Guido, con tutto che hauesse procurato di fare ogni, sforzo per raffrenare gl'impeti del suo sdegno da tante ingiurie prouocato.

Era stata Francesca Pompilia dalle carceri trasportata preuentiuamente nel Conseruatorio chiamato della Scaletta, oue si trattenne per il corso d'alcuni mesi, nel qual tempo scopertasi granida, e fatti molti tentatini per procurarne l'aborto, al di cui effetto le surono mandate più volte polucri, & altri ingredienti dalla Madre, ilche essendo riuscito indarno, sù con il pretesto di oppilazione, e necessità di purgatsi riman-

A 4 data

data alla Casa di Pietrose Violante, doue segui la ricognizione della gravidanza con l'accesso de i Medici: mà la verità si è, che crescendo i'vtero, non vollero le Monache, che seguisse lo signatio di esso nel loro recinto, e perciò su trouato il ripiego di farla vscire à cagione della sudetta oppi-

lazione, e del bisogno di purga.

Or qui convenne rompere i legami della sofferenza all'Abbate, che se bene restaua offeso di ristesso, cioè nella persona, e onore di Guido suo fratello, nientedimeno pareuagli, che la fronte d'ogn'huomo fosse diuentata vno specchio, in cui rimirasse l'imagine del ludibrio di sua Casa, onde aunilitosi l' animo suo per altro virile,e costante, proruppe più volte in lagrime dirottissime di dolore fino à sentirsi sospinto ben spesso à gettarsi nel fiume, conforme palesò à tutti i suoi Amici, e per sottrarsi da si imminente pericolo, fece risolutione di abbandonar Roma, la Corte, le speranze, gl'haueri, i suoi amoreuoli, e qualificati Padroni, e quanto di benco haucua accumulato per lo spatio di trent'anni nella medesima Città, dalla quale partitosi con quella assizzione, che ognuno puole imaginarsi, andò à ricercare vn Clima affatto ignoto, e straniero, oue non giungesse il ferore de' suoi vituperi, quantunque da esso, e dalla sua Casa non meritati .

Mà l'offesa di Guido procedendo da più acerbe, e più graui punture, internandos nelle sue viscere come Marito, hebbe forza di eccitare lo sdegno fino all'estremo, e considerando non esser sufficiente ripiego il punir se stesso con vn volontario eliglio per i delitti alttui, mentre dal mondo poteua essere giudicata vna tal risoluzione, argomento enidente di debolezza, e viltà d'animo, e hauendo sicure notizie, che Pompilia sgrauatasi del mese di Decembre di vn figlio maschio in casa del Comparini mandato occultamente à balia, non solo manteneua l'infame corrispondenza col Canonico Caponsacchi, riceuuto (conforme è stato detto) per ospite nella sudetta casa, ma ancora, che più d'vno auuoltoio si raggiraua intorno à quelle mura per giungere con augumento delle sue vergogne à mettere il rostro, e gl'artigli nella carne bramara, prouaua gagliardissime commozioni nel sangue, che lo stimolauano ad appigliarsi à ogni più disperata risolutione.

Intanto volgendo, e riuolgendo quasi delirante i suoi funesti pensieri, sù i riflessi, che si trouaua aborrito dagl'Amici, discacciato da i parenti, e mostrato à dito da tutti nella sua Patria, e precoriendo la fama, che in Roma si vendeua con mercaro infame la sua riputazione, la qual cosa doppo la morte di Pompilia hà dato motiuo al Fiscale delle Conuertite di mandar precetti, e pigliar possesso, aggiungendosi i continui rimproueri, che riceueua dal perduto suo honore, ebro tutto di furic, si parti di Arezzo in compagnia della disperazione, e giunto in Roma, portatoli alla Casa, che era l'asilo de suoi vituperij, non potè dubitare quanto sosse in venerazione il solo nome dell'adultero, mentre fingendo di presentare vna lettera di sua commissione, le furono subito spalancate le Porte, e posto à pena il piede nella soglia, vidde farsegli incotro il suo disonore, che doue da lungi ne riceueua solamente le impressioni in idea, allora baldanzoso.c rrionfance non hebbe timore di rinfacciarle con volto smascherato tutte l'ingiurie, che erano state commesse in quella Casa contro il suo decoro; onde rimirando da per sutto incrostate le mura de suoi grauissimi scorni, e delle sue infamie rotti gl'argini della ragione, precipitò nel miserabile eccidio d'immergersi con funesta catastrofe nel sangue degl'oppressori della sua reputazione.

Nè puol mettersi in dubbio, che il Franceschini habbia commesso vn'eccesso da disperato, e che la mente sua furibonda fosse rotalmente destituta dell'vso della ragione, mentre hauendo perduto la robba, perduto la moglie, perduto l'onore, altro non li restaua, che perdere, se non miserabilmente la vita; perche, come dice, parlando di vn'huomo irato il dottifsimo naturale, e giurista Paolo Zacchia nelle sue questioni Medicolegali lib.z.tit.z.quast. 6. dopo il numero 16. Est enim impetus ille talis, ac tantus, vt omninò nibil ab insania, & furore differre, apertissime affirmauerit Galenus, soggiungendo al num. 20. ciò che de iure è noto, che i delitti commessi in tale stato si puniscono con minor pena, ancorche si trattasse del delitto atrocissimo; del parricidio Calder. decif.crim.Cathalon.43. num.33. lib.t. e molte altre cose al nostro proposito riferisce al num. 27. con i seguenti, e queste propositioni di reorica si riconoscono à pna-

to in atto pratico verificate in Guido, poiche, come totalmente furiolo, e priuo di senno, commise vn'attentato sì grande in hora benche notturna, frequentata molto dal popolo, dopò di cui non curandosi di alcuna precauzione, ò circospezione, con la quale ogn'altro di mente sana hauerebbe procurato gouernarsi, si pose in viaggio per la strada maestra di settanta miglia in circa di confine senza prepara. zione di caualcature, come se fosse vn semplice viandante di ritorno di Roma, le quali circostanze come segni euidenti di mente offesa,e delirante,offerua il Calder. nella sopradetta. decis. Cathalon.crim.43.num.35. verificandosi in quest'attione quello, che scriue San Gieronimo nelle sue Epistole . Phi bonor non est, ihi contemptus est : ibi contemptus, ibi frequens iniuria : vbi iniuria , lbi & indignatio : vbi indignatio , ibi quies nulla : vbi quies nonest, ibi mens à proposito sepè deiieisur .

Nè in questo caso entra la distinzione legale, se dall'irato si commetta il delitto nel primo impeto dell'ira, ò pure con internallo di tempo, perche questa distinzione potrebbe forsi hauer luogo, quando l'ira è nata da vn'ingiuria di fatto transitoriose non permanente, mà quando come nel caso, di cui si tratta, l'ingiuria prouocatrice dell'ira, consiste in atti frequenti, e reiterati, cioè non tanto nel passaggio della. Donna da! Conservatorio alla Casa di Pietro con vn vano. e ridicoloso pretesto, mà di vantaggio nella permanenza in detta Casa con le circostanze aggrauanti d'infamia, come si è detto di loprasallora, sicome l'ingiuria è permanente per li continui affronti, che l'ingiuriato riceue, così la vendetta s'intende presa in continenti, e senza alcuno internallo, come i Signori Difensori della causa hanno sufficientemento prouato nelle loro non meno erudite, che dotte scritture, con fortissimi argomentise insuperabili dottrine.

Nè vale il dire, che resti aggranato il delitto per la qualità delle atmi, perche, come dice Virgilio suror arma ministrat, nè per la squadriglia, ò vogliam dire conuenticola, nè per il luogo, eccesso, ò altre circostanze considerate dal sisso, perche in vn surioso tutto è scusabile, essendo assiona, e principio certissimo, che natura eo modo insurgit, vi à se depellat quocumque modo posest cre, in conformità di quel-

lo dice il Fracastoro seguitato dal Zacchia loco citato n.27., e in vero vn'animo ingenuo, e che fa stima del suo honore, edella sua riputazione, ogni qual volta resta offeso atrocemente in parte cotanto sensibile, e cotanto delicata, ogni qual volta giunge al termine del furore, e della disperazione, perduto ogni lume di ragione, come delirante, e frenetico, non puole appagarsi, nè meno se giugnesse à sconuolgere, quando li fosse possibile, i Cardini dell'Vniuerso per annichilare non solamente gli Autori, ma ancora il luogo, e la memoria de suoi scorni, e de suoi vituperi, quia zelus, & furor Viri non parcet in die vindicta, nec acquiescet cuiusquam precibus, nec suscipiet pro redemptione dona. plurium, come parla in questo proposito lo Spirito santo per bocca di Salomone nei Prouerbi al 6. in fine; al che moito bene conferisce quello, che dottamente scriue San-Bernardo in Epistol. ad Robert. Ne pot. Suum in princip. Dolor quippe nimius non deliberat, non verecundatur, non consulit rationem, non metuit dignitatis damnum, legi non obtemperat, iudicio non acquiescit, modumignorat, & ordinem .

A tal segno non vi è dubbio, che giungessi Sansone, quando cadde in potestà de suoi Nemici. Soffri con animo intrepido la prinazione degli occhi, e altre dolenti sciagure, mà quando si vidde destinato à servire di trastullo ne i luoghi publici, e che in quelli vdiua le derifioni, e le besse del Popolo, s'accese lo sdegno nel suo petto, con impeto tale, che tutto smanie, tutto furie moriatur, disse, anima mea cum Philistin, edata vna scossa alle Colonne, che sosteneuano il Palazzo, lo ridusse in ruina, multosque plures interfecit moriens, quam viuens occiderat, come riferisce il Sacro Testo; e Christo medesimo, ancorche fosse mansuetissimo, e hauesse somma sofferenza nel riceuere gli obbrobrij, e gli strapazzi senza mai lamentarsi, nientedimeno, quando si senti toccato nell'honore, rispose Honorem meum nemini dabo; & è certo, che chiunque apprezza la reputazione, cl'honore, stima molto meno il morire huomo honorato sotto vna mannaia, che viuere per molti secoli infaccia al mondo con vergogna, e dishonore.

Questo argomento così sorte ha procurato debilitare in satto vn' accorto instigatore aderente al Fisco, hauendo procurato, che esca dalla dottissima penna di Monsignore Fiscale vn periodo, che dice: Verùm quia pro parte de Comparinis pratendebatur subministrationem alimentorum ad Franceschinum in Conservatorio spectare, & proparte Franceschini dicebatur ad Comparinum pertinere Illustrissimus, & Reuerendissimus D. Gubernator, habito priùs confensu Abbatis Pauli germani fratris Guidonis, & Procuratoris in Causa, Domum de Comparinis esdem Francisca protuto, & securo Carcere sub sideiussione assignauit; mà questo satto si giustifica chiaramente, che non hà alcuna sussificana.

Quando Francesca Pompilia dalle Carceri doueua condurfi al Consequatorio, fu richiesto l'Abbate Franceschini a prouederla degli alimenti, con protesta, che repugnando, farebbe comparsa persona terza, e ignota, che n'hauerebbe assunto il peso con suo dishonore, onde l'Abbate volendo dar fine vna volta alle occasioni di riceuere nuoue vergogne, e togliere ogni attacco di conservare ne meno vn minimo (egno di attinenza con l'obbrobriosa Cognata, accettò il mezzo termine propostoli con queste circostanze, cioè che il Lamparelli come Procuratore della Carità ne hauesse fatto il prouedimento con lo sborso de proprii danari per riualersene contro chi di ragione li competeua, sicome poi se ne rimborsò sopra il danaro, che era stato trouato appresso la fuggitiua rubbato al Marito, e nella di lei cattura posto in deposito nell'Vssizio, oue ne restò anche tanto, che in fine d'ogni cosa sù consegnato il residuo al medefimo Abbate.

Quando poi dal Conservatorio detta Francesca Pompilia su erasportata alla Casa di Pietro, e Violante, tutte le circo-stanze antecedenti, e susseguenti dimostrano per molto in-uerisimile, che l'Abbate vi dessi il consenso, anzi che non trouandosi negli atti que sia registrato il detto consenso, apparisce chiaramente, che non sosse dato, e ne meno pozeua legitimamente darlo, non essendo Procuratore del Fratello in questo particolare, stante che il suo mandato si restringeua solamente alla facoltà di potere ricuperare il

danaro, e altro, che staua in deposito nell'Vsfizio, come, resta giustificato negli atti, e dal racconto, che fece l'Abhate all'hora à suoi Amici, e conoscenti, si distrugge totalmente l'affertiua del Fisco, mentre diceua esfergli stato notificato, che la Giouane per necessità di purgarsi, in riguardo all'indisposizione testificata dal Medico, doucua. vscire dal Conservatorio, e portarsi alla Casa paterna, al che parendoli d'effer burlato, rispose, che si poteua commodamente adempire la purga d'vna Donna nel Conseruatorio, senza esporla à pericoli tanto euidenti di maggior vituperio, marauigliandosi molto, come in vn subito tosse ritornato l'affetto di Padre in Pietro Comparini verso Pompilia, che tante volte l'haucua negata per figlia insieme con la Moglie, e come potessero i medesimi estere, e non esfere Genitori di detta Donna, secondo i loro desideri in pregiuditio della Casa Franceschina.

E se bene l'issigatore, per colorire l'honestà di detta Donna, hà mendicato diverse giustificationi, è da notarsi, che insostanza tutto quello, che si dice in questo proposito è fondato in ciò, che con la propria bocca in fauore di se stessa, e per discolpa de suoi mancamenti hà proferito la Donna, tanto in questa congiuntura, quanto in quella della fuga, come nel Processo da riuedersi, costando in fatto tutto il contrario, con aggiungerui le proue esteriori, che voleuano fare le Convertite, dalle quali si astennero hauuta la notizia del Parto del figlio maschio; e piacesse à Dio, che ella hauesse osservate le Leggi della santa honestà, che da suoi capricci non sarebbe succeduto eccidio così grande. Auuertendosi in oltre, che l'afferta dichiarazione fatta dalla Donna in articolo di morte puole essere equinoca in se stessa con il senso, che doppo la Confessione, & Assoluzione Sacramentale resti cancellato il peccato, come se mai fosse stato commesfo, in modo che in foro poli non habbia più bisogno di perdono; onde da tutte le sopraccennate circostanze, e ragioni validissime, non vi è da dubitare, che il Franceschini sia mericcuole del compatimento, che danno le Leggi, per causa degli eccessi, che traggono l'origine da gli stimoli dell' honore; e quando mai fossimo ne i termini, che questa causa douesse essere giudicata coll'expedit, dourebbe senza difficoltà.

ficoltà essere punito leggiermente il Franceschini, per tintuzzare l'orgoglio all'Impudicitia, e alla Ssacciatagine, che come Donne non mancandogli seguaci, trionsano per tutta Roma, in compagnia del Tradimento, tanto in publico, quanto in privato, con oppressione, e derisione dei Mariti, che fanno stima della loro riputazione, dando titolo di freddure aile circospezioni, che si deuono hauere per la conservazione del proprio Decoro.

SVMMARIVM

Die 12. Octobris 1697.

N mei &c. D. Francisca Pompilia Vxor D. Guidi Franceschini de Aretio in eius libertate posita &c. promisit &c. habere hanc Domum D. Petri q. Francisci Comparini &c. sitam in via Paulina pro tuto, & securo Carcere, & ab ea non discedere, neque de die,neque de nocte, etiam ianuis, & fenestris apertis, sub quouis prætextu &c. etiam animo redeundi &c. & se præsentare &c. postquam conualuerit, ac totics quoties &c. ad omne mandatum Illustriffini, & Reuerendiffimi Domini &c. Alma Vrbis Gubernatoris pro causa de qua in actis &c etiam nouis, vel non nouis superuenien. indicijs sub pæna sc. tercentorum Reu. Cam. Apostolicæ applican. in casu &c.

Sequitur fideiussio in forma.

Num. I.

Obligatio emissa d Francisca Pompilia de habendo Domie pro Carcere .

Charitas Notarius.

Fidem facio ego infrascriptus &c. qualiter in libro Baptizatorum fol. 152. reperitur infrascripta particula videlicèt Die 23. Iulij 1680. Ego Bartholomaus Minius Curatus Francisca Pompi-Baptizaui infantem natam 17. huius ex D. Petro Comparino &c. & ex D. Violante Peruzi Coniugibus degen. inhac Parochia, cui nomen impositum fuit Francisca, Camilla, Victoria, Angela, Pompilia &c. In quorum fidem &c. Romæ hac die 9. Februarij 1698.

Ità est Petrus Otthobonus Curatus S. Laurentii in Lucina.

Cari mici Genitori .

Vi fo sapere, come io sono quì in Castel nouo carcerata per esser fuggita con yn Signore, che voi non conoscete, ma è Parente del Beliebini, che fu à Roma, che baueuo à venire con lui, ma per essere ammalato non bà potuto venire, ma venuto quest'altro, & 10 sono venuta con questo, perche Num. 2.

Fides Baptismi

Epistola Franciscæ Pompilia scriptas in Carceribus Caftri noui [uis Genitoribus.

[CLV]

la mia vita era a hore, perche Guido mio Marito mi volena vecidere, perche baueua certi fuot sospetti non veri, e per quefro mi voleua vecidere, & Io vi mandai quelli apposta, e voi non credeui, che fosse mia mano quelle lettere, che vi mandai, ma vi dico, che Io hò finito d'imparare di scriuere in Arezzo, petò vi dico, che questo, che ve la porta s'è mosso a pietà, e mi hà dato la carta, e quello mi hà bifognato, petò voi subito, che hauete letto questa mia, venite quì in Castel nouo per darmi qualche aiuto, che mio
Marito mi sà contro, quanto puole, però se voi volete la
vostra sigliola, venite subito, e resto perche non hò più
tempo li 3. Maggio.

Foris -- Al Sig. Pietro Comparini mio Padre alla strada. Vittoria. Roma.

Num 4.
Alia Epistola eiusdem in qua obiurgatur Canonicus de
nhonestate.

Rendo infinite grazie dell'ottave, che mi havete date, quali fono tutte al contrario della Rofalinda, che tanto è honesta quella, tanto e lasciva questa, e mi maraviglio, che voi che sete tanto casto, havete composte, ò copiate cose tanto poco oneste &c. ma io non vorrei, che voi faceste così in ogni cosa, come havete satto in questi libri, che il primo è stato tanto onesto, e queste ottave tutte il contrario, che voi da tanto onesto, che sete, diventasse tanto ardito, il che non credo &c.

Num.5.
Partitula Testamenti Petri Comparini.

In tutti, e singoli miei bem &c. mia Erede vsufruttuariaistituisco la Signora Violante Peruzzi mia Consorte &c.
E morendo detta Signora Violante sostituisco nel detto
vsufrutto della mia vniuersale Fredità Francesca Pompilia mogsie del Sig. Guido Franceschini d'Arezzo, e questa sostituzione la faccio per li suoi buoni costumi, e per
hauer'essa vissuto in buona sede per molto tempo, & anni
d'esse mia sigliola, si come della Signota Violante mia
Consorte, & io d'essergli Padre, ritrouandosi tanto essa
medessa, come lo in tal credulità ingannati, mercè alla vanità de pensieri malamente esaminati dalla detta mia
Consorte con hauermi supposto il Parto della medema,
e da detta Signora Violante mia Consorte per scrupolo di
coscienza scopertomi dopò il Maritaggio di Francesca

Pom-

Pompilia medefima, e da mericonosciuto esser vero Parto supposto con le notizie presene da persone d'integra fedc. Con conditione però, che detta Francesca Pompilia debba ripatri are , e dimorare in Roma sua Patria &c. nella quale Città spero vinerà castamente, & onestamente, e da buona Gristiana, e non ripatriando, ò ripatriando vinendo con sfacciata impudicitia (che Dio non permetta) voglio ,che decada dall'osufrutto di detta mia Eredità, e sia fatto luogo alla sostituzione a sauore dell'infrascritto mio Erede proprietario &c. perche così &c. e non altrimente &c. E perche potrebbe darsi il caso, che rimanesse Vedoua, ò si dissoluesse il Matrimonio, stante la lice, che verte auanti Monfignor'Illustrissimo Tomati per l'atti dell'Olivieri della sua filiatione, però volendo detta Francesca Pompilia rimaritarli, ò farli Monaca, in tali cali, ò caso, voglio, che si possa smembrare dalla mia Eredità sino alla somma di scudi mille moneta ad effetto, che si possa rimaritare, ò monacare, se gli piacerà, insinuandola nonrimaritars per non foggiacere al secondo, ò ad altri inganni, dandoli in oltre facoltà di poter testare sino alla somma d'altri sc. ducento moneta della mia Eredità, & in euento, che premorisse detto Sig. Guido alla detta Francesca Pompilia &c. per il che ne venisse la restitutione del denaro da esso Sig. Guido riceuuti in somma di sc. serrecento in circa &c.che'lo stimo se non impossibile. almeno difficilissimo per esser detto Sig. Guido miserabilissimo, e la sua Casa assai pouera, voglio non gli si computino alla detta Francesca Pompilia nelli detti sc. 1000., ne tampoco nella facoltà di testare perche così &c.

Die 7. Octobris 1694. D. Guidus q. Thomæ de Franceschinis de Aretio sponte &c. fecit, & constituit &c. eius verum &c. Procuratorem &c. specialem, & generalem &c. ita tamen &c. D. Abb. Paulum de Franceschinis eius germanum fratrem Romz degentem &c. adeius, & nomine Paulieius fratris. dicti D. Conflituentis, & pro co agendum, & defendendum omnes lices, & causas civiles, & mixtas motas, & mouendas qualibet de causa, & contra quoscunque vbique locorum, & fignanter Roma tam actiue, quam paffine coram

Num. 6. Mandatum procure fattum à D.Gui done France schino in persona D. Abb.

[CLVII]

coram quocunque D. Iudice tam Ecclesiastico, quàmfæculari, Congregatione, seu Tribnnali, & coram eo, vel eis libellum dandum, excipiendum, litem contestandum, iurandum de calumnia, & quodlibet aliud licitum Iuramentum præstandum &c. ac omnia, & singula alia acta opportuna, & necessaria gerendum, & procurandum eo modo, & forma, & prout facere posset d. Constituens, si præsens esset, & dicto Procuratori &c. liberè videbitur, & placebit &c. promittens &c. rogans &c.

Ego Ioseph &c. de Riccij Notarius publicus &c. Aretinus rogatus &c. in fidem &c.

Illustris. & Reueren difs. D.

Vrbis GVBER NATORE

In Criminalibus.

Romana Homicidiorum.
cum qualitate.

P R O

Fisco.

CONTRA

D. Guidum Franceschinum, & Socios.

Summarium.

ROMÆ, Typis R. Cam. Apost. 1698.

Romana Excidij.

III. me & Reu. me Dne. A p quid tempus terearticuli, an Adulterium, quòd prætenditur exaduerfo Commissum à Francisca de Comparinis cum Canonico Caponsacca sit sufficienter instificarum, dum nos in prima nostra facti, & Iuris informatione diximus resolutum solum suisse in Congregatione prò pœna Relegationis in Ciuitate Vetula aduersùs præfatum Canonicum, & retentionis in Conservatorio eiusdem Franciscæ ob defectum probationis dici Adulterij, & Iure meritò, quià nec iple Canonicus nèc dista Francisca funt confessi, minusque convicti, & quia præsumptiones exadverso desumptæ sunt leucs, ac equivocæ; quamuis etiam si essent graves atquè vrgentissima non sufficerent ad constituendam Concludentem probationem, sed ad summaminducere possent animum ludicis ad aliquam pænam leuem, ac arbitrariam imponendam, vt testatur Faringce, de Communi DD. opinione qualt. 136.num. 24.

Strické ideò infiftendum folum venit prò parte Fifei non liquiffe Guidoni Franceschino vxorem non depræhensam in Adulterio, ac in actibus venereis, & ex internallo occidere absquè incurso pomæ ordinariæ 1. Gornel. de Sicar. prout Maritum occidentem vxorem ex internallo à dicta poena non excusari probanimus ex multorum infignum DD. auctoritate in priori-

bus feriptis S. Aly verò .

Quo iacto fundamento diximus Iura Fisci controuerti minime posse in Casu, de quo agitur, dum DD. exaduerso allegati excusantes à pana ordinaria Maritum loquuntur in Casu simplici, qui proindè extendi non debent ad Casum qualitatibus, ac circumstantijs valdè grauatum, ea ratione, quia non potest eadem esse poena, quando maius deliqum est in vno Casu, quam in also iuxta Text. in l. sinal. st. de Calumniat. Bald in l. cum proponas num. 12. Cod. de Nautico fanore, quò in oostris pracsis terminis etiàm comprobaumus auctoritate Laurent. Matheu de re Criminal. controuers. 12. num. 29. vers. Ex quibus.

Nèc ad posternendum hocFisci sundamentum obijci valet, quod omnes qualitates, & circumstantiæ, quæ pro parce esusdem

Fisci cumulatz sverunt tanquam tendentes, & przordivatæ ad sinem in mente propositum nonsim habendæ in consideratione cum sinis, & intentio d.Guidonis Franceschini tenderet ad occidendam vzotem, & ad vindicandum cius honore, quia quantum sallax sit hoc argumenti satis comprahendi potest ex iam scriptis per nos in S. Pruma enim sum S. segoci in S. secunda qualitas, sum S si erge, voli probauimus, quod auchoritates Doctor, qui possent exaduerso adquei loquuntur, & intelligi debent, quando sinis est secuns, nec a lege probibitus, vel quando per particulares Constitutiones, ac Banimenta qualitas, ac circumstantia non constituat delicum capitale prorsus distinctum, & separatum, sinè sequatur, sinè mon sequatur id quod fuit in mente delicquentis przorditatum.

In nostro casu ex concessis per DD. meos Defensores non est licitum, nec a sure permissum marito impunè vxorem pro Adulterio ex internallo occidere, sed solum à sure esdem permittitur Adulterum vislem, & Adulterum vxorem in Adulterio depræhensum morti tradere; quomodo ergo applicandæ sunt nostro casus DD. aucoritates, quæ procedunt, & siblocum vindicant in casus à sure permisso, in quibus terminis loquitur Laurent. Masshen exaduerso allegatus contr. 11, vbi in figuratione casus legitur Adulterum, & Adulterum sussessimos morti traditos in domo mariti, quamuis in illo casu maritus, non impunitus enascrit, eo quia vsus sucrit armis igneis.

Neque substitit in jure, & in praxi, quod delatio armorum consundatur cum delicio patrato, Non in lure, ve iam sirmanimus in alia S. si ergo, vers Certius, nec in praxi, quia insomuibus tribunalibus totius status Ecclesiastici servatur, quod secuto homicidio etiam rixoso si illud suerie comissum cum armis deferri prohibitis sub pœna capitali, præsertim si dicta arma ad manus Curiæ peruenerint accipitur, pena maior, de homicida qui ob homicidium rixosum in pænam extraordinariam damnari deberet in pœnam ordinariam ob dictam armorum delationem damnatur, proùt de bac praxi in statu Ecclesiastico vigore Bannimentorum testantur Farinac, quasti 108. num. 168. Esqq. Guazzin. defensa quam. 18. vers, qua opinio.

Minus applicantur cæteræ Doch auctoritates adduckæ ad elodendam dispositionem Constitutionis Alexandrinæ, quia licet verim sit, quod ad hoe ve intret poena ab ipla constitutione comminata debeant tria concurrere, nempè dolus caula litis, & quod nulla interuenerit prouocatio, ve tradit Farinacc.in cons.67.num.1.cæteriquè ab eo citati, attamen in... nostro casu prædicta omnia concurrunt; de dolo enim dubitari minimè potest, dum ex propria confessione Reorum habemus præcedentem tractatum, & desiberationem homicidia committendi, ex quo tractatu præcedenti dolum oriri sirmant Decian.cons.32.num 15.1.b.3. Mascard de Probat. 11.b.1. conclus.531. num.73. & seg. Meneth. de prasumps. 11.b.5. prasumps. 3.num.110.Farinac.quass.89.inspect.4.num.97.

De Caula litis pariter non est ambigendum, quia ob pratensione Petri de Comparinis super dote promissa, quoad Bona sidei-commisso subiecta ad exclusionem dd. Guidonis Franceschini, & Francisca eius Vxoris, non solum inchoatum fuit sudicium, coràm A.C. Thomato, sed etiamab ipsomet sudice fuit prolata Sententia savorabilis eidem Franceschino.

Ouod autem prouocatio ex qua motus fuerit Franceschinus ad occidendum propriam vxorem processerit ex Causa pratensi Adulterij habemus ex confessione ipsiusmet Francischini Super qua Domini mei Defensores principaliter insistunts quam Caufam cum negare minime possint suisse introductam Criminaliter coram Indice ab eodemmet Francischino, fateri pernecesse opportet sibi locum vindicare Bulla Alexandrinæ dispositionem , quæ loquitur tam de Causis Ciuilibus, quam Criminalibus,ve videre eft in & Quarto einsdem Bulla, ibi -- Quod deinceps perpesuis futuris semporibus, omnes, or fingula Ecclesiastica, Secularesq; persona cuinscumque qualitatis, diguitatis, fatus , gradus, ordinis, & praeminentia fuerint , que earum in Causis, tam Beneficiali bus quam profanis, ac Criminalibus, siuè mixtis in dicta Curia nunc, & prò tempore pendentibus Adversaries, vel illas prosequentes, & procurantes, sue Aduocatos , aut Procuratores ipforum &c. & ibi -- fi mutilatio membri, vel mors, quod Dens anertat, subsequatur, vitra Cause, & luris amissionem lasa Maiestatis Criminis senteniias incurrant ipso facto.

Et hæc currenti calamo propter angustiam temporis trium hotarum exarata susficere credimus ad clarius demostrandum

fun-

fundamenta Fisci in prioribus scriptis sirmata subsistere non obstantibus exaduersolate, & erudite, sine tamen legitima, probatione deductis, Quare &c,

F de Gambis Fisci, & R. C. A. Proc. Generalis.

Illustriss. & Reuerendiss. Dño

Vrbis

GVBERNATORE

In Criminalibus.

Romana Excidij.

PRO

Fifco.

CONTRA

D. Guidonem Francischinum, & Socios Carceratos.

Responsio Dni Procuratoris Fiscalis
Generalis

ROMÆ, Typis R. Cam. Apost. 1698.

Romana Homicidiorum.

Ill. me, & Reu. me Dñe. R Edarguit D. mous Pauperum Adnocatus in principio fuz nouz Informationis Decretum huius fupremi Tribunalis super Tormento Vigilia D. Guidoni Franceschino, & locijs inferendo pro habenda contessione immanistimi sceleris ab ipsis patrati tanquam iniustum, exindeque contestiones illius metu emanatas, & eo cestante ratificatas, ve moris est, eildem nocere non posse infert; Iniusticiam verò digi Decreti desumere conatur nedum ex defectu qualitatis atrocissime per constitutionemsel rec. Pauli V. super reformatione Tribunalium Vebis requifite, sed etiam ex quo non posset irrogari poena mortis pro Crimine, de quo aguer, & ita nec etiam ex facultatibus extraordinarijs huic Tribunali concessis decerni Tormentum vigilia, nè maior sit asperitas in procedendo, quam in condemnando, ve monet D. Canonicus Raynald observas part. 1. cap. 5. S. t. ad tertium num. 121. & Seg.

In fine verò dictæ nouæ informationis me quoque redatguit, eo quòd cum fumma ipfius, & aliorum admiratione mei muneris obligationi, veritatem scilicèt quæteadi, defecerim, conficiendo allegationes pro tuendis iuribus Fisci eidem noncommunicatas, de quo satis ipsum oretenàs conquæstume existimabam, vt nouæ quætelæ parcere potuisset, cum meum non sit illas communicate, prout misi nunquam ab eodem, quas ad defensam consicit, doctissimæ demore informationes communes sinot; Quod solum innuere operæ pretium duxi, nè meo muneri, & observantiæ, qua Dominum meum pro-

fequor, defecisse videar .

Præmissa propiere à propria apologia, transeo ad vindicandum ab obiecta iniustitia decretum huius Tribunalis, & omissa indagine qualitatis Criminis: An scilicet reputari valeat atrocissimum, de quo ad abundantiam disserui in præterita responsione S. Sed quatenis etiam cum sequen. ostendendo campsubstineri posse ob qualitates illud enasperantes, & extollentes ad læse maiestatis delictum, ex dispositione Constitutionum Apostolicarum, & Generalium Bannimentorum, satis esse censeo in præsenti ostendere, quòd pro illo pæna mor-

[clxIII]

ex ipla iam decreta per integerrimos ludices acerbioris Totturz specie, diaz quoque pana locum esse prasupponendum est, itaut cum nihil noui tam in saco, quam in iure deducatur, quod non suerit priùs in relatione Causa pro decerpenda Tortura examinatum, superuenta Reorum consessione ludicum partes sim executionem pana promerita ab

omnibus iam diù expedatæ pronunciare .

Dixi nil novi afferri per DD. Defensores, cum przeipuus eorum conatus consistat in repetenda causa honoris ob przetensum adulterium patratum ab Vxore D. Guidonis, conspirantibus, & adiquantibus eius Genitoribus barbarè cum ipsatrucidatis ad excitandam Illustrissimi Domini mei, ac DD. Indicum commiserationem, vt mitius tam ipse, quam Socij puniendi sint, ex auctoritatibus pro co adductis in prima informatione S. Hoc Bante cum seq. & S. Pradictis nullatenus pariter
cum seq. & in prasenti S. Verum, & secios; sed eadem recutrit
responsio, quod nullum Reis przesidium afferre valet exceptio przetensz causa honoris ob eius insubsistentiam in secto,
& irresevantiam in iure.

Quid quid enim sit an ad excusandam vindicam incontinenti sumptam à viro contra Vxorem, vel Amasium, sola vehemens suspicio adulterij sufficiat ex quo illa reperta sit in actibus Venereis vel præparatorijs ad illud, quia cune ob inconfultum dolorem ad iram provocantem ab illa excitatum, pzna plurimum est temperanda juxta qualitatem casus atque personarum, certum est, quod ad effectum vitandi panam ordinariam legis Cornelie de Sicar, pro nece Vxoris ex interuallo patrata, fola suspicio quantumeunque vehemens non. sufficit, sed requiritur eius liquidissima probatio, vel ex consessione ipsius Vxoris, vel sententia condemnatoria resultant, vt præter adductos in mea præterita responsione l. Solamque suspicionem, admittunt per Dominos Defensores laudati Mafcard de probat.tam. 1 .concl. 64. verb. Adulterium num. 8. et 9. Bertazzal.conf. 42. num. 1. verf. Qued autem , Caball. refol. Crimicaf. 300.num. 26. Matth. Sanz.de re Crimicontr. 12.numer. 15. Dexart. decif.Sard. g. pariter oum.15.

Talis autem probațio deficit omnină în casu nostros Nam înselixVxot Adulterium vsque ad extremum vitz spiritum constantissime negauit, vt constat ex actestationibus inratis Re-

ligio-

ligiosorum Virorum, & aliorum, qui eidem læthaliter vulneratæ ministrabant, voanimiter asseratium, ipsam semper assirmasse, quòd nunquam Coniugalem sidem violauerat, nec tale peccatum sibi à Diuina Clementia remitti exposcebat, quæ prosectò assertio plurimi facienda est, cum nemo decedere præsumatur immemor falutis æternæ, vt vitrà relatos in præterita informatione S. Omnemque: tradunt Menoch. des prasumpt. lib. 5. prasum. 5. mumer. 3. Farin. de haress quass. 196. num. 3. Decian. tracs Crim. lib. 5. tit. de desen severa cap. 37. num. 27. Card. de Luc. de Regal. disc. 119. num. 24. Er de legat. disc. 27. num. 10.

Non relevantibus responsionibus traditis per DD. Desensores, quòd scalicèt huius modi probatio exclusiva adulteris solume desumatur ex sidibus extraiudicialibus, lite pendente extortis ab herede pro removendis molestis illatis à Monasterio Convertitarum, & quod aliqui subscripti in issem sint legataris; Cumque talis assertio tendat ad tegendam propriame turpitudinem non sit attendenda; Præsertim cum non sit iurata, & licèt nemo præsumatur immemor falutis æternæ, non tamen omnes præsumuntur esse immunes à peccato, sicut S. Ioannes Baptista, & maximè quotiès agitur de præsudicio Tertis, & de graviùs inimicum declarantis puniendo.

Quontam omaes facili negocio dissoluuntur; Informitas quippe probationis obstate posset, si Fiscus teneretur eam assimere, & persedam exhibere; At cum talconus Reo incumbat ex supra tradicis pro vitanda pæna mortis, quotiès Vzorem ex intervallo necavit, & tales attestitiones solum adducantor ad offuscandum probationem prætensi adulterij per illum addustam, in hoc certè cass spernendæ non sunt, præfertim attenta qualitate attestantium, cum sint Religiosi notæ probitatis, quos, credibile non est, mentiri volvisse, vu
per Text. in cap. Si Testes 4. quast. 3. cap. In nostra de Testib. tradunt Alex.cons. 43. num. 4. vol. 7. Crauett.cons. 267. num. 2. vol. 1.
Menoch.cons. 22 1. num. 3. lib. 3. Farinac. de Testib. quast. 70. numero 47 1. Bellett. disquis. Gleric. part. 1. sit. de Glerico Teste S. 1.
num. 1., & seq.

Eademque replicatione tollitur exceptio, quòd extortæ fuerint per hæredem, litependente pro remouendis moleftijs illatis à Monasterio Convertitarum, quia cum agatur de probanda assertione emissa in vitimis diebus vite atquæ in articulo mor-

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tis, non poterat, niss ea secuta, institui probatio, & laudandus est heres, qui tenetur necem desuncti vindicare, nè indignus reputetut, vi per Text. literalem in leg. 1. C. de ijs, quibus vi indignis ibi -- Haredes, quos necem Testatoris inultano omisse consisterit, fructus integros coganur reddere &c. monent Angel. ibi dem num. 2. Bartol. num. 1. & 5. Castren. numer. 1. Iason. num. 1. si dictis attestationes procurauit, vi saltem famm Testatricis tueatur, quò potibs tendebat eius studium, quòm ad arcendas molessias indebitè illatas, & quarum ipia cessatio retorqueri potest ad exclusionem prætense probationis inhonestatis infesicis Vxoris.

Minusque obstare valet, quod aliqui ex subscriptis fint legatarij, cum eorum interesse non sit adeò considerabile, vt a tefimonio terendo repellantur, ve monent Herculan, intrad. de negat. num 215. Lamberteng. de contratt. glof. 10. num. 4. Boff. in tit. de opposit. contr. Test. num. 123. & segg. Mascard. deprobat. lib. 1. concl. 318. num. 4. 6 lib. 3. concl. 1357. n.69. & feg. Ofafeb. decif. Pedemont.99. num. 13. & 38. Præfertim quotiès agitur deprobanda ie, que contigit intra domesticos parietes, & cuius proptereà probatio difficillima reputatur, vt aduertit Alex, conf.64. numero 1. lib. 1. Farinac. de Tefl. qu. 6. num. 58. & fegg. cum ibi adductiss Talijque exceptio, quatenus subsisteret, suppleta remaneret ex numero aliorum Testium in dd. attestationibus subscriptorum, vt tradunt Augel.in L. qui Testamento num. 3. ff. de Testam. Gampeg. de Tefib. regul. 75. in prima fallen. Farinac. dict. qu. 70. num. 62. Rot. coram Rayas dec. 352. num, 5. 6 6. 6 dec. 466. num. 8. & coram Burait. dec. 143. numero 38. & coram Merlin. dec. 277. num. 11.

Exceptio verò quod affertio morientis, vt potè tendens ad propriam exonerationem non sit attendenda, quia nemo cegitur propriam turpitudinem detegere, forsan procedere postet si probatum fuisser Adulterium. & mon constatet, vulneratam, obijste cum maxima Christiana compunctionis manisestatione, qua mendacij suspicionem excluderet, quo casu ea non procedit, sed succedit alia validissima prassumptio, quod nema credatur, velle mori salutis atterna immemor, vt monee Mastard ex aduerso adduttus de probat. conclus. 144. num. 2. vbi respondet Baldo in contrarium pariter allato in Tit. De pace constantia verbo Vassalli in assib. seud. asserenti, quòd non omnis, qui moritur, est S. Ioannes Euangelista, oftendendo, quod ipfe eft fibi contrarius, dum in conf. 25.lib. I. ait, confessionem. emissam in articulo mortis valere, subditque, id ad veritatem propriùs accedere, adducendo in comprobationem. Marfil. conf. 5. numero 14. 6 15. lib. 1. & Anchar. conf. 151. affirmantem, vt fi quis affereret, constitutum in articulo mortis mentiri, diceret non verifimile, & concludit, hanc opinionem esse magis xquam, & rationi, ac luri naturali magis consentaneam, & licet aliquas afferat limitationes, nulla tamen casui nostro adaptatur. & quæstio, de qua iple agit, procedit in affertione vulnerati, an faciat indicium contra-Inculpatum, quæ roto cœlo a nostra disputatione distat, cum ve observatum est, Filco non incumbat onus probandi, nec affertio nostræ morientis principaliter tendat ad vindicam, cum ex dd. attestationibus constet, ipsam ab cadem abhorruisse, vt semper profiteretur se libentissimè viro parcere.

His potius ad abundantiam, quam pro afferenda Iustitia decreti huius Tribunalis, necessitate exposcente prænotaris, facile crit prætensi Adulterij probationem per DD. Deseusores adductam elidere; Nam quatenus ea desumitur ex alio Decreto ejusdem Tribunalis condemnatorio D. Canonici Caponsacchi pro fuga, & cognitione carnali Francisca Pompiliæ, sublistit responsio tradita, quod non sit attendendus Titulus, sed probatio ex Processu resultans, & prena per sententiam impolita. Adeòque licèt in Decreto, vnà cum titolo complicitatis in fuga . & deviationis d. Francisca Pompilia additus fuetit eriam Titulus cognitionis carnalis eiusdem. Artamen dum in Processu non reperitur probatio illius verificatiua, eique pena triennalis relegationis non correspondet, remanet proptereà nudus Titulus non attendendus ex auctoritatibus adductis in præterica responsione S. non releuante.

Eoque minus ex illo resultare valet probatio, adeò clara prætensi Adulterij, i prout requiritur ad euadendam pænam ordinariam pro vindida ex interuallo sumpta, dum ad instantiam D. Procuratoris Charitatis suit per DD. Iudices, approbante Illustrissimo D. meo, decreta correctio, subrogando generalem Titulum ad Processium relatiuum, scilicet: Pro causa, de qua in astis: quæ correctio, licet non legatur in liberculo, in quo adnotantur resolutiones vulgò Vacchetta,

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samen facta fuit in schedula transmissionis ad relegationem, & in decreto assignationis Domus loco carceris Summ. nul. que cum facta fit de confensu D. Abbatis Pauli Franceschini eidem proptereà innotuisse d. mutationem, assirmandum est ob notoriam illius follicitudinem in huiusmodi Causa promouenda, itaut prorsus inuerismile fit, iplum non perlustraffe tale decretum, & obligationem factam a Petrol, subministrandi alimenta, absque spe illa reperendi, ac fideinsfionem præstitam de habendo domum pro carcere, ex quibus scientia einsdem sufficienter probata censeri debet, ve firmauit Rot. coram Bich. decif. 30. num 30. & fegg. & coram Celf. dec 152. num, 6. & coram Cerr. dec. 34. num. 40. & coram fa. mem. Alex. VIII. dec. 269. num. 11. 6. dec. 298. num. 11.

par. 18. rec.

Exindeque corruit responsio, quod non potuisset mutari Decretum, vtraque Parte non auditas Quia multo minus inaudica Francisca Pompilia, que suas adhuc defensiones nonconfecerat, poterat in condemnatione D. Canonici admisceri titulus cognitionis Carnalis ei adeò præiudicialis, nedum quoad existimationem, sed etiam quoad amissionem. dotis, cui præcipuè maritus inhiabat, ità enim indefensa mulier condemnationem passa fuillet, & quod peius estyr oftendit eventus, exposita remanebat furori viri. Ac proinde talis correctio, iustiia dictante, merito impetrata, & executioni demandata foir, & quatenus etiam non contigiffet, non poterat sententia contra D. Canonicum lata eidem nocere tanquam res inter alios ada, vt per Text. in L. De vnoquoque, & in L. sapè ff. de re indic. firmanie Rot. coram Dunox. lun, dec. 797. num.4. & in rec. dec. 392. nam.5. par 18.

Onod autem mutatio per relationem ad ada idem importenac expressio rituli cognitionis carnalis, gracis omninò assericura cum enim plures tituli priùs in decreto condemnationis expressi fuissent, scilicet complicitas in fuga, deviatio, &coguitto carnalis, fuper quibus confirmaus tuerat Processus, expressio causa in co contenta non est porius de vna, quam de alia verificabilis, & certe non de omaibus, quia si voluissent omnes in Decreto reformatorio comprehendi, dictom fuiffet -- Pro caufis, de quibus in Processu, cum numerus fingularis pluribus non convenigt, vr tradunt Surd. conf. 396. num. 9. lib. 3. Palm. Nep. aller. 120. num. 6. lib. 3. Rosa teram

Greg.

Greg.dec.433. num.7. & in rec. dec.252. num. 10. par. 19. Sed quia in Processu non crat verificata causa cognitionis carnalis, vel pro illa damnati non poterat D. Canonicus, inaudita, & indefensa Francisca Pompilia propter individuitatem criminis Adulterij, quod non patitur scissuram per condemnationem vnius causa pendet quoad alium , & prafertimdum omnes funt præfentes, & in carceribus conftituti, vt monet Text. in L. denunciaffe S. fin. ff. de Adulter., Alberic. ibid. S. quaritur num.6. verf. fed responderi potest ff. aid leg. Iul. de Adulter. Salicet. in L. Reos num. 1. verf. Hic verò , & num. 3. verf. Item prodest Cod. codem titule, Ciriac. contr. 354. num. 21. Granett.conf. 206. num. 2. Origlia ad Campan. obseru. ad refol. 24 & 25. nom. 56. & feq. expressio proprerea Causæ, de qua in Processo, solum intelligi debet de complicitate in fuga, & deniatione, que poterat expediri, absque condemnatione Francisca Pompilia, non autem de complicitate carnali, cu relatio facta cenfenda fit àd ea tantum, quibus dispositio relativa congruit, vt firmant Granett: conf. 5 48. n. 2 1 .-Surd. conf. 43 1. nam. 64. Menoch. conf. 420. nam. 78. & conf. 399. num.48. Altegrad conf.48. num. 28. lib. 1. Rocc. difput. Iur. felect. cap.42. num.40. Rota dec.2 38.num.4. par 3. rec.

Idque manischum redditur ex leuitate pœnæ, ad quam damnatus suit D. Canonicus, scilicèt triennalis relegationis, quæ certè non correspondet deviationi mulieris nupræ a Domo viri, eiusque traductioni ad vrbem, & carnali cognitioni, quoniam circumscripta etiam qualitate Raptus capitali pœna puniendi, nist ageretur de persona Ecclesiastica, pro solo Adulterio longè gravior insligenda suistet, si eius probatio ex Processu resultaret, vt ex Text. in cap. si clericus dist. 8 1. tradust Abb. in cap. vt Clericorum num. 8. de vita, & homestate Cleric. Menoch. de arbitr. cas. 419. nam. 60. Diaz. in prax. crim. canon. cap. 87. Decian. tractat. crim. lib.6, cap. 23.

num. 14. Bellett. difquif. Gleric.par. 2. S. 7. nam. 3.

Agnoscit D. meus Pauperum Aduocatus, nimis imparem esse pœnam delica acerrimè expiando, & præsertim post renouatam Sixtinam Constitutionem a sa. me. Innoc. XI. ac proptereà ad euitandum desceum probationis eiusdem ex leuitate pœnæ Iute optimo arguendum, respondere conatur, quòd miriùs actum fuerit, cum D. Canonico, quia ipse erat forensis, & agebatur de delica commisso extra Statum Ec-

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elefiasticum, quo casu cum solo exilio dimittendus erar, sed

responsio ex pluribus insubsistens detegitut,

Primò quia ex notorio prinilegio vrbis Romæ, quæ Patria communis eft, poffunt in ea puniri etiam ij, qui extra statum Ecelefiasticum Pontificie potestati feculari subiecum deliquernnr. & quidem non pro sola contrectatione, quòd cuilibet Principilicet, sed pro ipsis delictis, viex Text. in l. Roma. ff. ad municipal. in terminis firmant Oldrad.conf. 1 24. per totum Marfil.conf.99. num. 21. Petr. Barbof. in Tit. de lud. ad L. fecundam S. legatis num. 18. &', Segq Caitaid. de Imper. qu. 77. num.7. & 8. Boff. in me. de for. competen. num. 75. Gyrill. in Sum. crim. tit. vbi de crimin. agi oport. num. 18. vbi testatur, fe ita servasse de anno 1540. in foro! Capitulino, Farinac. de Inquifit. qu.7. num, 12. verf. hac quaftio, ybl quod in hac cadem Curia de anno 1580, fuit ad triremes condemnatus Georgius Corlo, qui Florentia homicidium commiserat, & ablato equo occiso, Romam yenerar, non obstante, quod acerrime caufa pro Reo fuerit defenfa, Boer. dec. 20. n.7.

Secundo quod id fortius procedit, quotiès agitur depuniendis deligis patratis a personis Ecclesiasticis, quæ Summi Pontificis Iutisdictioni subiacent, & possunt in vrbe de illis poena ordinatia puniri, licèt extrà ditionem temporalem commissa sint, vt aduettunt Barbos, citato Tit. de Indic. ad L. secundam §. legatis num. 33. & seq. Fagnan. in cap. licèt num. 21. de forcempeten. ibi -- Roma enimecumunis est Patria, & ideò in Romana Curia quilibet Clericus, vel Laicos conneniri potest, licèt ibi non delinquat & c. Farinat. citata qu. 7. sub num. 12.

Tertiò quod cum accessis ad vrbem; & traducio Vnoris ad eamdem facta prætenderetur libidinis causa; & pro maiori facilitate eam carnaliter cognoscendi, illam subtrahendo a. Domo viri, vtique ex tali destinatione D. Canonicus se subiecisset poenis, quæ delicum expiare possent, etiam in Vrbe irrogandis, sieut eisdem obnoxius remanet tractans in illadelicum, quamuis extra statum perfeciendum, vt tradune Alciat. conf. 13. lib.7. Clar. in prast. crim. qu. 38. & quass. 39. Caball. refol. crim. eas. 3 num. 7. & seq. vbi quod adtiibuendam lurissicionem sudici pro delictis commissi, attenditur potiùs persona offendens, quàm offensa, pax sord. elucubi canon, vol. 3. lib. 13. sit. 8. num. 194. & seq.

Quartò quod prætensa cognicio carnalis, quatenus in Processu

probata dici posset, & per relationem ad illum de ipsa verificari valeret decretum reformatum, contigisset in Statu Ecclesiastico, cum eius potissimum indicium desumarur ex ass. condormitione in eadem cella in Hospitio Castri noui, per Text. in cap. literis de prasumpt aliasque auctoritates adductas per D. Pauperum Procuratorem in S. sed profesto. Adeoque non pro sola contrectatione, sed pro Adulterio potuisset, ac debuiffer D. Canonicus pana condigna plecti, si probatum fuiffet, que cum impolita non fuerit, nisi etiam de Iniusticia redargui velit d. Decretum mitiorem pænam irrogans, & folùm adaptabilem simplici deviationi, & complicitati in fuga excusationibus per D. Procuratorem charitatis adductis valdè temperandam, afferendum proptereà est, D. Canonicum nullatenus fuisse prò prætensa carnali cognitione damnatum nam qualitas pene bene arguit delicti qualitatem, cui commensurari debet, iuxtà illud Deutheron. cap.25. ibi -- Pro mensura peccasi, prit, & plagarum modus & tradunt, Caball. caf. 31. num. 19. & caf. 145. n. s. Charrar. dec. Grim. 50. nu. 5. & dec. 70. num. 2. & decif. 66. num.86.

Exclusa itaque prætensa condemnatione D. Canonici pro coguitione catnali Franciscæ Pompiliæ, corruit quoque prætensa notorietas Aduiterijex illa resultans, quæ tamen nec
etiam posset contra illam indesensam allegari, & sicuti non
posset in eadem licitè fundati publica vindista a Iudice decernenda, ita nec multò minus excusabilis existimati valet
priuata a viro ex internallo sumpta cum eiusdem nece, solum
a pœna ordinaria immunis, juxtà mitiorem sententiam, quando per liquidissimas probationes de Adulterio eonstat à D.
D. exemplissetas in consessione, vel sententia super ilso

emanata.

Prout etiam supersluum esset elidere præsumptiones per DD. Desensores, præcipuè per D. Procuratorem Pauperum adductas ad eruendam ex ipsis Adulterij probationem, sufficeret enim vnica responsio, quod omnes cumulatæ suerunt in Processus super super super successore de instantiam. D. Guidonis codem vrgente pro sucro dotis propter Adulterium, & per D. pro Fisco scribentem tunc acriter super illis suit institum, & tamen in relatione Cause non suerunt a DD. Iudicibus in consideratione habitæ ob ipsarum irreleuantiam, vt constat ex seuitate poenæ contra ipsum D. Ca-

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nonicum decretz. Adeout nequeat modò illarum examen, refricari postquam Fiscus succubuit, & adhærens sententiæ acquievit, a qua prouocate poterat, si se gravatum senticbat, nec licitum ei erat ad immanem sadi vindistam convolare; ne tamen aliquid întactum relinquatur, & sustitia. Decreti clarius asseratur; breviter easdem consutandas assu-

mere opere pretium duxi.

Et quoniam primo loco consideratur per D. Desensorem causa fuga, vi illam omnind illicitam, & ad commodiorem carnalem cognitionem ordinatam suadere valeat excutiendæ sunt probationes ad id allata, quarum pracipua desumitur ex afserta Epistola Francisca Pompilia, scripta D. Abbati Franceschino, Genicores infimulando, quod ipsam adigerent, vt Virum, Cognatum, & Soctum veneno perderet, Domum comburcret, & cum Amasio ad vrbem remearet, cuius profecto melior confutatio haberi non poteft, quam ex iplo eiufdem Epistolæ tenore adeò inverifimilia, imò incredibilia continente, ve merito spreta suerit a DD. Iudicibus; Quis enim. filialis amoris, & observantia aded expers, & immemor reperiri poterit, ve fibi persuadeat, tenerrimam puellam', tunc decimum quartum atatis annum non excedentem, vt ex fide Baptismi Summ. num. 2. extrà Patrios Lares nuptam, & de discessu Parentum acri dolore perculsam, & sin domo Viri pessimè habitam, ve coacta fuerit recutsus habere ad Superiores tam Ecclesiasticos, quam Laicos aded improbasibi ab ipsis tradita nedum consilia, sed imperia aquo animo conscriptisse Viri Fratti eisdem notorie infenso, nifi vt ipla ingenuè farerur ad ea conscribenda coasta fuisset a Viro, cui eitra maximum periculum hac imperanti reluctari non poterat, cum ipfa fola inverisimilitudo apta legentibus horrorem inijcere satis oftendat, id non sponte, sed coacte gestiste, iuxtà tradita per Farinac. conf 2 2. num. 34. antè med. lib. to & conf. 60. num. 31. in fin. Caball. refolut. crim. caf. 199. uum. 36. vbi quòd non est admirendum, quod nemo fanus probaret, Vermigl.conf. 3. num. 6.6. 7. cum alijs ibi relatis.

Ac propterea opus non est examinare: an verisimilis existimanda sit qualitas confessioni adiecta, quod maritus designaverie elementa d. Epissolæ, quæ super inducto ab ea calamo, sucrint atramento notata, quia ipsa scribere nesciebat. Perhorruit enim sorsan etiam metu adactam se talia scripsisse sateri inperniciem Patris, & Matris, qui tamen in misera vxore teneræ æratis omni auxilio destitutæ extra Patrios Lares, & in domo viri eft omnino prælumendus, ve tradunt Menoch, confil. 1.num.290.lib.t. Crauett.conf. 114.num. 3.lib. 1. Cepol.caut. 221. num.4.6 8. Magolon.de metu cap.2. \$.7. num.15. vbi quod ex absentia consanguineorum resultat presumptio metus, Capyc, Latr. dec. 138.num. 16.6 præfertim poft inutiliter bahitos recursus ad superiores. Contraria probatio sufficienter nondedneitur ex iplius Francisca Pompilia subscriptione in capitulis matrimonialibus, & ex assertis Epistolis successiuè ab ca conscriptis, & D. Canonico transmissis, aut à fenestra proiccis, ve refert Testis Fiscalis in Processu fuge fol. 108. Quoniam breuissima subscriptio exarata in Capitulis matrimonialibus non præsefert talem peritiam scribendi, ve cum cadem commoditate adeo longam Epistolam conscribere potuerit, cum quotidiana experientia doccat, plures reperiri, qui vix proprium nomen scribere valent, eaque multo minus ex alsertis Epistolis probata dici potest, cum fuerint ab cadem. constanter negatæ nec satis verificatæ dici valent e x assertione dicti Testis Fiscalis, quod ipsa proiecit è fenestra cartam, quam D. Canonicus collegit, & discessie, quia viera quod est vnicus, & vilissime conditionis scilicet in honesta Meretrix ideoque ineptus ad congincendum,vt monet Text.in cap.veniens, caplices universis de Testib. Farinac. de Testib.q. 64.n. 28. Vermigl.conf. 146.num. 3. D. Canonicus Raynald.in fintax.rer. crimin.tem. I.cap. 4. S. 10. num. I 18.nec affirmat, nec affirmare, potest, illam esse Epistolam à Francisca Pompilia conscriptam. Prout aliena manu conscribi potuissent Epistola ias Carcere Castri noui reperta, & quatenus etiam fuissent ab ipla exaratæ, cum fint posteriores, non arguunt peritiam scribendi de præterito, quia hæc potuit acquiri ex post, desperatione ingenium acuente, vt D. Canonicum allicere posset ad fugam cum ipla captandam, vt ita evaderet imminentis mortis periculum; In his enim quæ variabilia fant, & superuenire possunt, à præsenti non benè arguitur ad præteritum, vt tradunt Alciat.in tract.de prafum.reg. 3. prafum. 28 . ww. 2. verf. Et idem credo, Granett.de antiquit.temp.in vlt.part, nun. 5. Menoch.de prasumpt lib. z.prasumpt. 92.num. 7. & quod de facto in Civitate Aretina post diseessum Parentum scribere didicerie,

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constat ex einsdem Epistola scriptain Carcere Castri noui reperta inter domesticas scripturas post obitum illius data in

prefenti Summ.num. 3.

Verificationes quoque prafata Epistola desumpta exlitteris D.Præsidis, seù Commissarii Arctij, Reuerendissimi Episcopi, & D.Bartholomæi Albergotti, tantum abest, vt licitam. fugæ causam ab ipsa Francisca Pompilia, & D. Canonico in Processe fugæ adductam excludere valeant, ve potius eamdem confoueant; Nam dum redargunnt ranguam inconsultos recurlus ab ipla habitos, forlan ad le eximendom à cenluga, quod ipfos improvide rejecerint, eo magis credibile est, per illos exasperatum suisse animum serocis viri, & immitis, ac semper, yt experientia docet implacabilis socrus, quem. multò magis exacerbatum fuisse quilibet sibi persuadere poterit post motam litem super suppositio ne Partus, & rescissione instrumenti dotalis, & publicatas scripturas super angustia rei familiarijs, & pessimis tractationibus habitis Aretij in domo conjugum, & ex concepta suspicione amoris erga D. Danonicum, quamuis simulatiad illum alliciendum ex qua viri exasperatione capitale odium excitante, quod oritur ex lite super re magni valoris, & multo magis de toto affe. vt aduertont Grammas.conf.46. num.4. Crauett. conf.75. num. 11. Decian-traff.crimin.lib.3.cap.25.num.56. 6.57. Vermigliol.conf, 32 1. num. 5. Farinacc. qualt. 49. nam. 2. qualis reputanda erat controuerfia fuper suppositione Partus, negari profecto non poterit iusus timor infælicis !vxoris de suæ vitæ discrimine, ad quod eugdendum in desperationem acta licitè potuerit fugam arripere, quod fi licitum est ob simplices percuffiones vitra terminos permisse correctionis, vt post Ancharan.conf.408. & Tiraquell.in leg. 1. connub. num. 24. monet Moller.de Cornut.cap. 5.num.24. quantò magis licitum existimati debet, dum yaor fibi mortem ferro, aut veneno inferendam continuo timebat, pro qua vitanda prudens confilium fuit à viro recedere, & ad Patrios Lares remeare.

Satiùs quidem fuisset securitatem captare, recursum habendo ad Reuerendissimum Episcopum, vt ipsam in aliquo Monasterio, vel penes honestam matronam collocaret, vel ad D. Commissatium, qui eiusdem indemnitati, & honori familia viri consulutiste, aut saltem in societate cujusdam attioentis

fugam

fugam arripere, sed vltra, quod timor imminentis periculi non finit meliora confilia sumere, & præsertim miserrimæ mulieri tenere ætatis omni auxilio destitutæ, & expositæ furoti viri, ac focrus, timere poterat frustra nouos recursus ab ipfa habendos, dum primos iam inanes experta fuerat, nec alium aptiorem modum inuenire valebat ad fugam tutò arripiendam, in qua vnicum remedium fibi superesse existimabat, quam adhibita ope, ac societate Domini Canonici sibi ad hunc effectum propositi à Domino Canonico de Comitibus, & Domino Gregorio Guillicchino Viro affinitate conjunctis, quos credibile non est fine maxima, & vrgenti causa, & confidentia de illius honestate, atque modestia in perniciem houoris eiusdem conspiraste, quorum. alter, scilicet Gregorius sese etiam exhibuerat Comitem itiperis, & id quoque præftitiffet, fi eins infirmitas permiliffer, vs ex d. Epistola Francisca Pompilia post obitum repetta exhibira in prasenti Summ.d.num. z.eamdem causam infirmitatis Gregorij referente, atque imminentis periculis quod passum non fuit, vt illius conualescentiam expedaret. Adeoque cumnecessitate cogente in societate D. Canonici perspecta ab ipsa modestix, ve pariter constat exalia Epistola Summ, exaduerlo num.7. Epiff. 12.in qua eum castum losephum appellat, & ex altera, in qua ipfius verecundiam commendar, eneufanda eft, fi neceffitate cogente hoc remedium elegit, ex vulgato axiomate, quod necessitas legem non patitur, de quo Ancharan.conf. 191.num.4.6.5.6 conf.243.num.4.Cepbal conf. 45 1.num. 28 3. Gaill. obseru.lib. 1. obseru. 102 num. 8. Gewall.com. contr.comm.tom.4.queft in.wum.50. Bellett.difquif. Cleric.sit.de difapl. Cleric.part. 1. S.4. num 55. Tiraquell.de pan. temp. canf. 33.nnm.2.

Desumenda propterea non est causa illicitæ sugæ propter inhonestum amorem, quo Francisca Pompiña D. Canonicum
prosequebatur ex eiusdem Epistolis, quia licèt amatoriæ videantur, tamen vtpotè ordinatæ adalliciendum eumdem D.
Canonicum, vt cum ipsa sugam arriperet, quam sine illo nec
exequi, nec tentare posse agnoscebat, nullum præbere valent indicium sequuti Adulterij, quod sicèt resultet ex siteris amatorijs, vt ex auctoritatibus addu@is per D. Desensorem in S. His prababitis, tamen illud prossus elisum remanet,

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fi ad finem licitum, qualis est suga pro vitando discrimine.

vita sint directa; Nam runc sicuri permissus est finis, ita licita existimanda sunt media. quamuis suspicione non carentia, qua non per se, sed propter sinem considerantur, vt tradunt, Gratian. discept. for. cap. 580 num. 8. Gob. consult. 119. numer. 72. Et adhue non est adeo violenta prasimptio adulterij ex litteris amatotijs desumpta nis sequura fornicationis implicitam consessionem involvant, vt explicando DD. contiarium asserves tradit, Sanch. de matrim. lib 10. tit. de divort. discurs. 12 quass. 3. num. 48. esque relato Moller. de Cornut. cap. 7. nu. 24.

Vrgente præfertim ad id suadendum consideratione, quod infelix puella existimabat D. Canonicum modeste secum se habiturum in itinere, dum infum alias de modeftia, ac castitate commendatum obiurgare non definit in vna ex Epiftolis, quod eidem carmina inhonesta transmiserit Summ. prafenti num.4. ibi -- E mi merauiglio, che voi, che fete tanto casto, bauete composto, e copiato cose tanto poco honeste -- & infra ibi -ma io non vorrei, che voi faceste così un ogni cosa, come hawere facto in questi libri, che il primo è stato tanto nonesto, e que-Re ottane tutte il contrario, che voi da tanto bonefto, cho fete, diuentalle tanto ardito, il che non credo - ex qua profecto fincera obiurgatione constat, quo animo conscriptæ sint Epistolæ, licet blanditias, & amoris significationes continentes, dum ipfa etiam ab inhonestis carminibus sibi transmissis abhotrebat. Adeoque ipse Epistole secundum intentionem foribeneis, sicut verba iuxtà intentione proferentis intelligi debent, vt ex Text,in cap. Intelligentia. & cap. Praterea de verb fignific.monet Oldrad.conf g.num. 3. Surd.conf. 431. num. 25. Molin. de rit. nupt.lib.3 quaft 85.mum 50.

Leuis proprereà, & improbabilis existimanda non est credutitas, quod in itinere matronalem pudicitià eruauerit infælix
vxor velocissima fuga propriæ incolumitati consulere satagens, & quod ea non suerit à D. Canonico tentata, dum
amor inter ipsos intercedens vnicè probatur ex dd. Epistolis
ad sugam ordinatis, & quæ præseseruat sollicitudinem modesiix, ac continentiæ, dum pro sola transmissione adeo conquæsta suit, timens ne audax evaderet, vt constat ex particula relatæ Epistolæ. Nec desunt exempla servatæ continentie
in longiori, & commodiori itinere per Amantes suscepto,

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atque completo, quamuis licité possent Amoris stimulis indulgere, Vndé inucrissmile non est, intra illius limites se religiosé continusse miseram vxorem in vitæ discrimine constitutam, quod euadere præcipiti suga præssolabatur.

Longe debiliotes sunt aliæ præsumptiones præsensi Adulterij, ac proinde merito spretæ in relatione Causa tam super suga, quam pro decernendo tormento; Mutuus enim Amor inter ipsam, & D. Canonicum non saus probatus dici potest ex præsatis Epistolis vepote tendeutibus ad præordinandam

fugam .

Ingressus, & egressus tempore nocturno in domum Francisca, & ab illa respective, probatur per vnicum vilissimum Testem, nec est ad malum finem præsumendus, dum tendebat ad preparandam sugam; Quoties enim habemus causam expressam licitam, ad quam referri potest, non est tribuendus causa illicita, & criminosa, vs per Text. in leg. merito sf. pro soc. tradic

in terminis Cranett.com/ 205 .num.7.6 8.

Ad quam etiam teferri debet facilitas se speciandam exhibendi in senestia ad sibilum div, nocuque signum præbentematranseuntis prætensi Amasij, quia cum amor simularetur ad illum alliciendum, vesugæ open serret, se socium itineris præbendo, nil magis operari valent istæ Amoris signisscationes, quàm ipse prætensus Amor, quo tanquam stratagemmate infelix Vxor vsa suit, ve propriæ incolumitati consuleret; Etita recurrit responsio, quòd dato sicito sine damnanda non sunt media ad illum assequendum ordinata.

Pertensus quoque modus infidiosus, quo suga suit præparata, & executioni demandata per somniserum Viro, & Domesticis propinatum, quatentis probaretur, prout nullo modo suit in Processu probatus, præberet quidem sugæ indicium, sed non etiam Adulterij, dum hæn non suit ad illud præordinata, sed ad effugiendum viræ periculum, cui nimis improuide se vær commissiet, nisi iagentem secum in lecto Virum sopore oppressum nacta esset, veletiam talem commoditatem procurasset.

Zelotipia in aliquibus Epistolis patesacta, est quidem signum.

Amoris, iuxtà illud Poetz -- Res est solliciti plena timoris

Amor -- sed quotiès, ve dicum est, Amor suit ad licitum si-

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nem simulatus, potuit ctiam ad illum singendum admisceti ostentatio zelotipiæ ad eumdem sinem tendens captandæ beneuolentiæ, vr voti compos euaderet; Ex quo proprerea simulato Amore, & consictis cius signis argui non potest, quòd discessus simultaneus à domo Viri, & associatio per longum iter prætensi Adultetij probationem inducat, cumetiam in casu intercedentis veri reciproci Amoris servata.

fuerit continentia, quod certe magis difficile eft.

Ne applicantur adducta anctoritates per D. Defensorem in S. Accedis quod: Quia Textus iu L. Confensu S. Vir quoque C. de repud procedit in mulicre absque iusta, & probabili causa pernochante extra domum Viri eo inuito, ve constat ex verbis eiuldemquæ dispositio casu i nostro non adaptatur, dum miferima Vxor discessit à domo Viti, & ad Parrios Lares se conrulit, vi vitæ periculum, quod fibi imminere timebat, effugeret, & ita dum ex insta, & probabili causa id egit, præfati Textus centura potius retorquetur, & ita etiam fuam affertionem explicat Farin. in contrarium adductus queft. 136. num, 182.ibi -- Secus fi cum caufa subdens, quod sola pernoctatio non probat Stuprum, quia potest dari casus, quod V xor pernoctauerit etiam cum Viris , & tamen Matrimony fidem non laferit, & op. time Crauett. cit. conf. 105. num. 11. verf.2. principaliter considero, que possibilitas cum verificetur in casu quoque nostro non potest ex fuga, & affociatione in itinere ad finem consulendi propriz indemostati desumi præsumptio sequati Adulterii.

Murua deosculatio in itinere non leuem præberet violate pudi citiæ præsumptionem, quatenus probaretur, sed nimis sluxa est probatio tesustans ex disto vnius vilissmi Testis profus inverissmilia deponentis, quod scilicet dum Currum volantem vulgò Calesse citato cursu ducebat, viderit Franciscam. Pompiliam, & Canonicum se invicem deosculantes; Quam animosa sit hec depositio, ex eo constat, quod respicit sacum nocurnum, & quidem momentaneum, & transitorium nulla reddita causa scientiæ, quod Luna suceret, vel aliud artisciale sumen commoditatem præbuerit illud videndi, vet tradunt Bursat cons. 34. num. 6. Farinac. de Testis, q. 66. num. 38. Giurb. cons. Grim. 37. num. 41. Polidor. Rip. de nost. temp.

cap.

cap. 57. num. 7. D. Canonic. Raynal, 10m. 1. cap. 11. 5. 8. ad

13. num. 8.

Augeturque inverisimilitudo, seù potiùs incredibilitas, quod du Testis intentus crat ducendo Curriculo cum eximia velocitate volatum imitante, ve deponit alius Testis potuerit rettofnicere, & mutuæ deolculationis adum videre, quæ inverifimilitudo fidem adimit nedum vni, sed pluribus testibus, vt in celebri Perufina Laudi relata per Vermigl. conf.7 q.num.4. confiderata insuper possibilitate, quod ex velocissimo cursu potuerit contigere collisio manentium in Curriculo, & ex ea crediderit Testis nimis curiosus, quod ipsi se inuicem deoscularentur - cum revera merè casualis esset approximatio veriusque capicis, vel faciei non ad impudica oscula libanda præordinata, quoties autem actus trahi potest ad bonum, ve l malum sumenda! semper est præsumptio mali exclusiua, ve monet Alex.conf. 128. lib. 4. Crauett.citata conf. 205. num. 9. & fegg. Arque ideo merito hac prasumptio ex defectu probationis spreta suit in dica relatione Caulæ super fuga, quæ catero quin spernenda non erat.

Nullumque fomentum eccipere valet nimis inverifimilis, & animosa dichi Testis depositio ex prætensis Epistolis, in quibus Francisca gratias agit de osculis transmissis, que cariora fi bi fore proficetur, si verè à Canonico tradita fuisseut, & deciès centies millies eidem trasmittit, non enim exinde infertur, quod arrepta commoditate mutua deosculatio contigerit cum ista fint verba officiosa, & capratoria prolata ad finem alliciendi, que obligationem non pariunt, vt firmat Deciau. conf. 55.num. 14. Paris conf. 89. num. 27. Corn. conf. 129. num. 3. & fegg. Laderc. conf. 101. num. 1. & 2. Gen. defcript. priuat. lib. 3. de Epist. num. 13. & 14. eiusque propterea executionis præsumptionem non inducunt, maxim è cum cadem pluries Canonicum monuerit, vt modestiam. setuaret, & dum eius sines ipsum transgressum fuisse comperit sibi transmittendo Carmina parum honesta, eumdem obinreauit, ne in posterum audax enaderet suum desiderium. infinuando, quod longè distat ab impura cupiditate illius oscula recipiendi in dica Epistola officiose, & citra intentionem mattonalem pudorem temerandi exposita.

Vsus quoque vestium Laicalium, quibus repertus suit indutus

Ca-

Canonicus nullum præbere valet indicium, quia cum noneffet Sacerdos, veritus dici non poterat in itinere, fuitque ad bonum finem forsan ordinatus se celandi, & auertendi scandalum a quod concepi potuiffet videndo personam Ecelefiasticam cum muliere floride atatis, & vt audiui nonipernende fame iter facientem abique alterius fæminæ, vel famuli comitatu, Adeoque non applicatur auctoritas Manh. Sanf. de re crimin. cont. 1 1. num. 31. quia in eius calu nulla. concurrebat causa, propter quam Clericus, vestibus indecentibus, & armis infrucius incederer, & repertus fuerar à Viro, vel in ipsa turpitudine, vel in præparatoriis ad illam, & illico interfedus fuerar , quo cafu Adulterij prælumptiones bene admittuntur ad minue ndam penam, & ad hunc effectum ab codem Auctore cumulantur .

Condormitio tandem in codem ledo, vel faltem in codem Cubiculo in Hospitio Castri noul non fuit in consideratione habita in dicta relatione Caufa fuper fuga ex defectu probationis negata quippe fuit à Francisca Pompilia, & solum Canonicus ingenue fassus est, quod parumper quienit in alio lecto in codem Cobiculo manente, nec breuis mora in codem est ad delictum trahendadum tribui debet cuffodiz fuscepta d. Francisca, cui socium trineris se præbnit, & proprered tenebatur cam custodire , ne aliquid mali ipsi eneniret; Quoties autem adus ex causa licita gestus dici potest, cessar suspicio mali, vt in pracifis terminis monet Crancut d. conf. 205. n. 9. & fegg. vbi num. 15. air quod ad humaniorem partem sempet eft habenda interpetratio, quamuis rigorola videatur fortior subdens num. 20.er 21. non sufficere ad plenam probationem Adulterii, quod quis visus fuerit solus com sola & nudus cum nuda, & quod inuenis fucrit inuentus in cubiculo clauso cum muliere dispectoratus, & caligis solutis, quia hac possunt effe mera praparatoria, quoties, criminaliter agitur. Adedque multo minus eius prafumptio infurgere poteftez breui mora in codem Cubicolo custodie caufa.

Neque probacio Condormitionit in codem lecto desumi potest ex depositione Cubicularij ziusdem Hospini allerentis vnum tantum lectum infteni fibi demandatum fuiffe-non enim exinde sequitur ambos in illo cubasse, id autem actum suit, quis sola Francisca parumper quiescere volebar, vi vires reficeret celeritate peracti itineris prostratas. Canonico ad eius custodiam excubante, ex prosecutioni ciusdem irineris parande incumbente, prout de tempore, quo maritus superuenits id exequebatur præstolando aptari Curriculum. Atque ideo nulla ex tali depositione resultare valet probatio Condormitionis, caque meritò per DD. Judices reieca fait, viterioti confutatione non indigeat.

Et quamuis Francisca Pompilia in suo examine occultare affectauerit longiorem moram in dicto Hospitio afferendo ad illud peruenisse in Aurora, nullum tamen ex dicto mendacio argui valet indicium prætensi Adulterij, quia id forsan afferuit ad magis auertendam suspicionem violatæ pudicitiæ, quæ potuisset ex longiori mora, & maiori commoditate concipis. Vnde cum si ea sassa fuisset cum circumstantiis seruatam modestiam suadentibus, ninli eidem obesset consessio itanecobesse valet mendacium, vt tradunt Marsil. conssilio 15. num. 15. Bertazzol. cons. 59. num. 7. lib.1. Vermigliol. cons. 45. num. 20. & conssil. 273. num. 7. Farinac. cons. 192. nu. 11. ad med. vers tum etiam & cons. 222. num. 14 & quest. 52 num. 14. & segq.

Ex his cum exclusa, & pænitus elisa remaneat probatio prætensi Adulterij, curandum nonest, quòd D. Guido in confession qualitatem appoluerit causa honoris respicientis non solum. Vxorem, fed ipsolmet socros, que confessio scindi non potest, faltem ad effectum irrogandi panam ordinariam; vlera quòd enim non desunt magni nominis Doctores etiam ad hoc qualicatem confessioni adiecam reijeiendam effe affirmantes, & pre alijs Bartol. in L. Aurelius & Idem quefinit ff.de liber can. quem fecuti funt Bald. qui pluribus hanc probat conclusionem, & respondet contrarijs in L. 1. num. 44. & feq. Cod. de Genfessis, vbi quod ludex non deber admitrere hanc qualificatam confessionen Beron.in cap. At fi Clerici num. 73. de ludie. vbi alijs relatis de magis communi testatur Angel. de malef. verb. Comparuerunt d.d. Inquisiti &c. num. primo, Foller. in pract. Crim.verb. & fi conficebuntur par. 1. namer. 46. Boff.tract. Crimitit.de confessinum. 19. vbi quod in hoc Bartolus est communiter approbatus, Menoch. de arbitr.cas. 93.num. 37.vbi de communi, Clar. in pract. S. sin. quest. 55. vers. Posset quoques teus, vbi reprobatis contrarijs, hanc dicit magis communem opinionem, & ab ea in iudicando non esse recedendum, Pacian. de probat. lib. primo cap. 25.num. 13. Gutter. quest. 19.numer. 33.6. 34. Spad.cons. 109.num. 22. lib 1. Conciol. verb. confesso resoluza num. primo, & seq. Vermigliol. consil. 238. num. 6. & cons. 282.num. 1.

Huiusmodi honoris causa non semper prodest pro vitanda vitimi supplicij pæna, sed runc solùm, quando vindicta semitur incontinenti, vel iuxtà mitiorem opinionem etiam ex internallo legitime tamen probato Adultetio per sententiam con-

demnatoriam, vel confessionem .

Nimis autem lakarentur habenæ privatæ vindidæ in perniciem Reipublicæ, si desiciente probatione Adulterij pro minvenda, pæna, standum esset qualitati per Reum consessioni adiedæ, quia sic evaderet Testis in causa propria, quod nemini permissum est, iuxtà Text. in Loullus sf. de Testis. & in c. Nullus eodem tit. Rot. Ian. decis. 94. num primo, & in rec. decis. 261. num. 3. par. 3. & decis. 272. num. 19. par. 17. & onus probationis cidem incumbens pro essugienda pæna ordinaria impletum, temanetet ex ipsa sola Rei assertione, quo nihil absurdius ex-

cogitari potest.

Cæterium non est admittenda opinio, quod probato etiam Adulterio liceat Marito vxorem Adulteram ex interuallo interficere absque ineursu pænæ Capitalis, cum eam reprobent graussimi Auctores, vr præter adductos in Insolmatione §. Caserñ vsque aa §. Solumque, & in responsione §. in Iure videri possunt Bartol. in L.1. §. Cum igitur ff. de vi, & vi armata, vbi distinguendo inter iniuriam realem, & personalem firmat, quòd quando iniuria est personalis, debet propussari incontinenti si vero sit realis, potest propussari ex intervallo, Gomez. ad leg. Taurt 82. num. 58. §. Item quia vers. Sed his non obstantibus ibi-ego teneo contrariam sententiam, imò quòd Maritas puniatur pæna or dinaria delisti tanquam Homicida, nec propter hoc aliquo modo excuseur, quia verè commissi Homicidium, nec potest compensare delistum, vel essensari Homicidium, nec potest compensare delistum, vel essensari sententiam, nisì in co casu, quo occiderit in stagranti Crimine, &c.

& subsequentibus numeris respondet contratijs sundamentis Bellon. de ÿs, qua sunt in continenticap.65.num.17. Gaill. praste obseru.lib.2. obseru.101.num.5. vbi postquam sirmanit, quòd Homicidium causa honoris commissum sit licitum ait- 1 ntellege autem bane fallentiam procedere si incontinenti Iniuria, setorqueatur, secus si ex internallo boc stat, quò casu talis retorsio magis ad indictam, quàm bonoris desensam spectaret, & proinde ratione Iniuriarum tenetur. Boss. tit. de Homicid.num.87. Mart. vot.306.num.5. & 6.

Multoque minus prætendi valet, quód vindias fuerit incontinenti sumpta, quia Maritus statim, ac potuit, etm fuit executus, ex auctoritatibus adductis per Dominum meum Pauperum Aduocatum S. A'qua quidem cum seq.vbi oftendere conatur, quod com effet inermis, vel impatibus armis, scilicet Ense tamen viatorio instructus, aggredi non pomit vyorema affociatam à Canonico viro strenuo, & audaci, ac solito in similibus delinquere, & arma sulphurea gestante, & qui se proprum obtulerat pro defensione Amasia mori, addiso insuper. quòd Vxor ftricto in ipsum gladio irrupit, necem illurura, nisi coercita fuisset à Birruarijs. Quoniam commoditas occidendi Adulteram non est ita sumenda, ve nex illi valear inferri cum omni securitate, & absque vllo discrimine, Ab hoc enim omnis abhorret Iuris Cenfura excufationem præbens prò minuenda pœna, fi ea sequatur ex imperu inconsulti doloris, qui Maritum cogit ad negligendum propriæ vitæ periculum, ve illatam fibi ex Adulterio injuriam vlciscatur. Prima itaques commoditas à Doctibus considerata, vt Homicidium dicatur incontinenti patratum- intelligi debet cum primum feleobtulit occasio, & in dictam sumendi, excusando illius dilationem, vel propter absentiam, vel propter aliam iustam caufam, vr in cafu, fuper quo fer ipfit Mauth. Sanf. contr. 12. In co enim Adulterium commissum tuerat absence vito, & vxor aufugerat, itaut priùs ipte se vicisci non potuerit, vt constat ex serie facti relata num. 1. 6 num. 28. conclusionem ità statuit . Isaut excufentur , praferum fi ftatim , ac possinc , vindictam sumpserint , cum sunc incontinenti occidisse videa-tur

Quis autem affirmare valeat, Maritum in casu nostro primamocca-

occasionem sumpfisse, dum reperta vxore in ipso actu suga in Hospicio Castri Noui abstinuit à vindicta facti, & ad illam. Iuris convolauit, quam semper prosequutus fuit, nimiz que profecto ignauiz le accusat, asserendo, quod impar esset pro ea perficienda ob ferocem Canonici naturam, quia dum ipfe reperiebatur arrestatus, poterat in Vxorem irruere, nec qualitas armorumiplum terrere debebat, quia ex descriptione facta in Processu apparet, quòd Ensem tantum gestabat, adeoquè paribus armis erant instructi, nec adeò propriz incolumitati consuluisse se Rimulis bonoris reparandi fuisset adactus ad vindicam sumeudam cum aliquo etiam illius discrimina luflus enim dolor modum nescit, sibique imputare debet, fi folus, & imparibus armis vxorem cum Amasio valido, & meliùs armato ve timere poterat fugienté insecutus fuit , isteque modus insequationis potius arguit eins animum fuisse conuersum ad vindicam Iuris pro lucro dotis captando, quamad vindictam facti pro reparando honore. Pacum enim optime oftendit, qualis foeris animus, ve per Text in L. I.S. fin.ff. de dol. tradune Grammat conf. 13. num. 2. d. 2. d. decif. 37. num. 6. Mascard.de probat.lib prime concl. 95. num. 1. & 2. Farinacc. in fragm. Crim. parte prima littera B. verb. Animus numero 328-

Dilatio pariter vindica post reditum vxoris ad domum paternam excludit prætensam qualitatem, quod suerit incontinenti sumpta quia prius exequutioni mandari non potuerit namiste contigit die 12. Octobris anni præteriti, & nex cidemillata suit secunda Ianuarij præsentis anni, e potiùs affirmandum est expecatum suisse illius partum sequutum die 18. Decebris, ve successio ad quam Maritus inhiabat in tuto poneretur dum statim pessimum conssilium vxorem eiusque genitores immani excidio perdendi suit executioni traditum, ve ex combinatione tempotum facile erit dignoscere exindeque etiam constat quo animo illud perpetratum suerit, & an prò assetta reparatione lesi honoris vindica dici valeat incotinenti susta in contrarium adducaus authoritates.

Eleca proinde vindica luris per Carcerationem Vxoris, & prztenti Amafin & profecutionem caufæ Criminalis, licitum non

fuic

fuit ad vindictam facti regredi, camque sumendo dici non, potest, quòd incontinenti vitionem susceperit, & publicam. Iudicij, imò supremi Principis Maiestatem violauit, quæ sola circumstantia valdè pœnam exasperat, & delictum extollit, ve monet Text.in l. quod ait lex S. sto.ff. ad leg. Ial. de Adulter. Angel. de males. vers. Che hai adulterato la mia Donna, num. 21. in sinecum alijs relatis in præterita informatione S. So-

Absque eo, quòd applicari valeant conclusiones per D. meum. Pauperum Aduocatum adducte in S. Ettantum abelt cum fea. & auftoritates illas comprobantes, quod Iniuria non fpræfumatur à Marito remissa, sed potius continuatio animi se viciscendi proditionis exclusiua, licet Maritus dissimulatione vsus fuerit pro vindica sumendas Quia questio in præsentia. non est super qualitate Homicidij, ex quo illud verè proditorium prætendatur, nec Maritus Injuriam dissimulauit, sed potiùs cam propalauit, convolando ad vindicam Iuris, qua licet for san sit minus honesta, tamen dum ei placuit, vt Dotem lucraretur, non potuit sua spe frustratus, ob non probatum. Adulter, um, reassumere vindictam facti, dilationis excufationem prætendendo, quod scilicet illam priùs exegui non potuerit, Cum enim dilatio, & impedimentum provenerit ex fa-Ro proprio, non potest ex illo præsidium excusationis captare, juxtà regulam Text, in cap. Damnum de regul. Iur. in 6, Rot. decif. 345 .numero 15. parte 17. & decifione 60 a.numer. 12. par. 18.rec.

Sed vicunque exculinda effet barbara nex miferrimæ vxori sub ludice manenti, viro instante, ac illam deferente, illata, certè prorsùs inexcusabile reputari debet Excidium Petri, & Violantis, quibus licèt adaptare quoque in confessione assedanerit causam honoris ob prætensam complicitatem tàm insuadenda suga, quàm in asserta Vxoris inhonestate, nulla tamen huius qualitatis probatio asserti potest, nec illius vmbra, vel minima refultat ex Processu sugæ. Ac prorsus innerissmilis, imò incredibilis detegitur ex sola consideratione, quòd nullatenùs consensisset D. Abbas Franceschinus Inquisti, & Rei consessi Frater corum custodiæ committi vxorem ejusdem, si

aliquam vel etiam leuisimam suspicionem d. complicitati habuisset, dum adeò acriter honoris reparationi anhelabat, qui planè consensus inscriptura Italico idiomate prò notitia sacti exarata nimis animose negatus per D. Pauperum Procuratorem pro sua eximia ingenuitate admittitur, negando solum, eum ad notitiam Mariti peruenisse, vel solam scientiam præsumptam eiusdem à Fisco prætendi poste inferendo

Qux tamen vitrà, quòd est valdè probabilis, & ex violenta prasumptione deducia, cum nimis verisimile sit, quòd à Fratrefuerit certior reddirus de Vxoris egressi è Monasterio, eiusque collocatione in d.domo cum obligatione suscepta per
eius Genitores alimenta subministrandi, & maximè detectapragnantia, yt tradunt Gratian. discept. for.cap.796. numer. 28.
Grauett. confil. 123. num. primo & 2. Rot. decis. 341. num 6. parte
11. recent. In præsenti autem non agitur de scientia Masti probanda, sed de inserenda ex dicto consensu præsumptiones
exclusiva prætensa complicitatis Petri, ae Violantis in Vxo-

ris inhonestate nullo modo probata.

Tantumque abest vi ca probata dici valeat respectu Petri vt con trarium omninò constet ex eius Testamento condito des anno 1695, post introductam litem super suppositione Partus, in quo, ca non obstante primo loco reliquit haredem. vsufruduariam Violantem vxorem, & post cius obitum Franciscam Pompiliam cum onere habitandi in Vrbe, & honestè viuendi,vt apparet ex particula dichi Tellamenti data in præsenti Summario num. 5. in quo etiam afferit, ipsam honeste ha-Renus se gessisse, & ob eius bonos mores legatum relinquere vsus tructus profitetur. Adeout prorsus Incredibile detegatur, quòd ipse viuens conspirare voluerit in eius inhonestatem, à qua mortuus quoque abhorruit, eam in casu, quo inhonestam vitam duceren relicto ysufrudu priuando, & hortando io casu dissolutionis Matrimonij ad religiosum babitum assumendum, relicto etiam ad hunc effectum pingui legato

Prætense verò complicitatis nullam præbere valet præsumptionem consideratio, quod simulata præsentationeepisiolæ à Domino Canonico transmissæ statim per Violanrem paræfactæ sucrint sores occisoribus, ex qua sacilitate, ac credulitate arguere conantur Domini Desensores, quod ipsi non esset invitum nomen Amasij, & ita nec eius conversatio cum Francisca Pompilia. Quoniam cum ipse sucrit Author liberationis eius demà periculo mottis camà Domo Viri ad Patrios lares traducendo neglecto proprio discrimine mirum videri non debet, quod grati animi significationem pro collato siliæ benessicio conservaret, & patesaceret nec exinde inferri valet consessioni inhonestati quà immunis erat præterita correspondentia, multoque magis de tempore quo ipse absens reperiebatur, & in Civitate Vetularelegatus.

Vera igitur Caula, propter quam iplis quoque nex iliata fuir, alia esse non potuit, quam odium, quo Maritus exarserat ob intentatam litem suppositionis Partus spem eludentis pinguem dotem, & successionem assequendi, & desiderium vitionis prò seripturis promulgatis occasioned. Litis promouendæ super angustia rei familiaris, & pessimis tradationibus in domo viri receptis, quæ nullatenus excusat à poma præmeditat excidis, quinimò illam exasperativipote ipsum extollens ad Crimen læsæ Maiestatis, ex nota dispositione Constitution is Alexandrina, vi probatum suit in præterita informatione §. Ace-

cedit ad exasperandam .

Pro cuius sanctionis, & dispositionis Bannimentalis eidem conformis censura effugienda, frustra recurritur ad excusationem desumptam ex superuenta prouocatione, iuxta decisionem Sac. Rotæ relatam post conf. 67. Farin.id quoque admittentis; Ea quippe quatenus resultare prætenditur ex confilio præstito pro fuga, & complicitate in eadem, vitra quod eins probatio vnice delumitur ex afferta Epistola per Franciscam. Pompiliam scripta D. Abbati Franceschino totiès reiecta, & ab iplo quoque spreta, dum in Processu super suga fabricato nulla reperitur instantia, vt contra Petrum, & Violantem procederetur pro præcensa instigatione, longè præcessit litem motam super suppositione Partus, & rescissione instrumenti dotalis, adeoque propocationem exclusivam cause litis parere non valet , quæ vlteriùs debet effe vera , & nonaffectata, & delicto patrato correspondens, vt firmant Blanc. de Indic.num. 255 . & fequen. Vulpell. conf. 99. num 2. Farinac. quest. 52.num. 145. & conf. 192.num. 2.lib. 2. & conf. 221. num. 22.lib. 3. Vermigl.conf. 25.num. 3.ca verò, quæ desami prætenduntur ex complicitate in asserta in honestate, prorsus exclusaremanet ex desectu probationis tam inhonestatis, quàmo conninentiæ, itaut prouceatio ex illa desumpta detegatur

omnind irrelevans, ve pote affectata .

Alja quoque lis intentata nomine Francisca Pompilia super separatione Thori, fruftra enitari pratenditur ob affertam nul. litatem monitorij, quia exequatum fuerit contra D. Abbatem Franceschinum mandato Procura carentem; nam illud erat amplissimum ad lites, vt ex eius tenore relato in præsenti Summ.num.6. conftat, & ita induda lice per monitorium., ut per Glos. in Clemen. 2. verb. Plene, ut lit. penden. firmat. Rota coram Buratt. decif. 109.num 1.6 5. verfamur in terminis Alezandrine Constitutionis, & dispositionis Bannimentalis edite contra offendentes ex caula liris; Non relevante responsione tradita per D. Procuratorem Pauperum in & Que etiam apran sur, quod, constito de inhonestate Vxoris, permittenda. non fit impunitas ab Ira mariti foam imuriam vicilcentis,per introductionem litis super separatione Thori, nec dici valeat Homicidium pro reparatione honoris commissium, in odium litis parratum. Quoniam supponits id qued est in questione, probatam scilicet Vxoris inhonestatem, cuius probatio protfus deficit, & ad fummum procedere poster, si statim patrato adulterio Vxor inflituerat Indicium fuper separatione Thori ; fecus dum illud intentault post electam à marito viam. vindice Iuris, criminaliter agendo pro pretenfo adultecio,& pro lucro dotis, & postquam eius spe frustratus remansit, dum ex Processo nulla resultant illius indicia, iraut post ex afperatum viri animum propriz incolumitati consulere licitum ei este debebat, remedium separationis Thori implorando, quo Iudicio pendente nex eidem illata pœnis per Alexaudrinam, & Bannimentalem sanctiones inflicts sit omnino expianda cuius etiam dispositio applicatur dum Vxori nex illata fuit pendente adhuc causa Criminali contra ipsam per maritum instructa super prætenso adulterio cum dicta Con-Ritutio lites tam Ciuiles quam Criminales compræhendat ve conftat ex eius leanra .

Coa-

Coadanatio pariter Atmatorum, corumqueija Vrbem introdu-Alo pro securius patrado totius Familie excidio delictum extollitad Lziz Maiestatis crimen, & poena exasperandam suadet, ve firmatum fuit in præterita, eaginon evitatur ex responfionibus traditis, leù potius repetitis per DD. Defensores, & prafertim quod cum delictum principale perpetratum fuerie ex causa honoris, sicuti propter illam locum non habet ordiordinaria poena legis Cornalia de Sicaria, ita nec irrogari valeat pona procoadunatione per Conflicutiones Apostolicas. & generalia Bannimenta inflicta, quia confunditur cum poena delici principalis, quod est vnice attendendum, cumanimus, atque propositum maleficia distinguat, ve firmatur invoto trium Sac. Rotz Auditorum Blanchetti, Orani , & Cocini selato poft fecundum vol. conf. Faringec.dec.6 1. Quoniam fru-Aranea evaderet dispositio diaz Constitutionis, & Bannimentorum si pæna coadunationis cessaret, quotiès facta esset ad patrandum aliquod delictum mitjori poena puniendum, Si enim, vt aduertit Farin.qu. 113,nu. 160. & ex co repetit Spad. conf. 25. wa 39. lib. 1. . Bulla habet locum etiam , quando convocantur homines ad arma in casu licito. & ad bonum finem. quia per illam Summus Pontifex consulere voluit publice securitati,& refrænare audacia fibi de facto Insdicentium,quanto magis locu habebit quotiès coadunatio fit ad malu fine scilicet ad delinquendum, quamuis delictum poenam ordinaria non mercatur, illudg; fuerit fequueu, ve arguit Spad.d.comf.25. num. 29. Vbi in S. Et credo: adducit rationem, quod Pontifex in hac Constitutione condenda considerauit solum tumultus, & alia mala, que ex convocatione Armatorum contingeres folent in perniciem publicæ tranquillitatis. Et licet eins opinio sucrit reprobata per Doctores à D. meo Pauperum Advocato adductos in S.nen refragante: confutatio non cadit super coadunatione Armatorum ad malum finem, quamnis non adeò criminosum, ve pœna mortis imponi valeat, sed in casu licito, scilicet pro recuperanda incontinenti possessione vim vi retundendo, in quo etiam casu dispositioni Bullæ locum effe consuluit Spada, & ideo redargutio non efficit, quo minus præfatæ Constitutionis dispositio sit casui nostro applicabilis, dum coadunatio fuit præordinata ad Excidium integræ familiæ temerario aufu executioni traditum.

Quin

Ouin obstare valeant vota dd. Sac. Rotæ Auditorum requirenrium, coadunationem esse ordinatam adversus Principem, vel Rempublicam, non ex causa patrandi aliud delictum, quia fi dicta qualitas verificarecur, fruftra edica fuiffer Constitutio illam extollens ad Crimen Lælæ Maiestatis, & Rebellionis fatis resultans ex ipso facto, & animo turbandi statum Principis, & Reipublica, & quatenus etiam conclusio in illis firmara subsisteret, ea procedere posser, inspecta dispositione Constitutionis, non etiam Bannimentali postea emanata, que sane inutilis, & frustranea enaderet, si poena capitalis per illam imposita contra Coadunantes homines Armatos solum habere posset locum, quando delictum, ad quod patrandum facta fuit Coadunatio, fit eadem poena plectendum, & adhuc hac necessitate admissa non posser euitari applicatio Constitutionis, dum nulla honoris causa pro excusanda nece Petri, ac Violantis est allegabilis, & respectu Francisca Pom-

pilie nullatenus probata fuit.

Praparatio partier armorum prohibitorum, eorumque vius poena capitali plectendus, inspecta dispositione Bannimentorum, & Constitutionis sa.mem. Alexandri VIII., sufficienter nonenitatur responsione tradira per D.D. Desensores, quòd confunditur cum delicto principali, adeout major pona nequeat pro illo imponi, quam ipium delictum promereatur; Name vltra quòd tali confusioni poenam bannimentalem absorbenti repugnant supra tradita respectu Coadunationis, & contrarium firmant Doftores adducti in præterita responsione S. Nec delationis, & in contrarium allati procedere possunt quotiès agitur de insultu, vel homicidio in rixa patrato, vel ad propriam defensionem, aut ex causa honoris incontinenti reparandi, in quibus terminis loquitur Matth. Sanz. de re-Grim. diel. controu, 11. num. 46. Cestat in calu nostro dissicultas ex clara dispositione Bannimentorum explicité declarantium, & inbentium, quòd pœna delationis armorum non confundatur cum pœna delicti cum illis commissi, pro qua vitanda non videtur tufficiens responsio tradita per D. Pauperum Procuratorem, quod cum illa recipiant interprætationem. passiuam à lure communi, cuius sanctione inspecta vnicum. deliaum confideratur præparatio, & delatio armorum ad eftectum patrandi cum ipsis homicidium, secus si arma deferantur non ad malum finem, & deinde cum illis allquod delicum committatur; Quoniam nimis asperum foret, quòd maiorem pænam pateretur arma defetens non ad malum finem, & deinde cum illis delinquens, quàm eadem præpatans ad delinquendum, & etiam adhunc effectum deferens, traut nunquam talem interprætationem recipere valeane Bannimeura, quibus, dum verita fuit delatio armorum vtpotè perniciosa, & occasionem delinquendi præbens, multò magis prohibita, & rigorosa pœna plecenda existimari deber delatio ad delinquendum ordinata maxime attenta decla-

ratione, quòd delica non confundantur.

Superest tandem alia qualitas summopere delictum aggrauans. violatio scilicet domus affignaræ pro Carcere cum consensu D. Abbatis Franceschini. Absque eo quòd allegari valeat ignorantia huius circumstantia, dumin dicta scriptura Italico idiomaté exarata pro tradenda fincera notitra facti afferitur, quòd eidem fuit à Fratre relica, & commissa omnimoda sollicitudo huius Caufæ, dum ab Vrbe discessit, itaut prorsus incredibile fit quod non fuerit ab eo de re tam relevanti certior redditus, & quoad discrimen inter violationem publici Carceris, & simplicis custodiæ in domo sub fideiussoribus. & licitam in co quoque offentionem ex causa ho noris, saris fuit in præterita responsom &. Quibus accedit cum sequent. , quod eadem vtriusq;estratio; cum in vtroque deten tus maneat sub protectione Principis cuius proinde maiestas lædirur, & quòd excusatio procederet, si agatur de propulsanda iniuria in carcere illata, & in his terminis loquuntur authoritates per D.D.Defensores adducte, ve constare potest ex illarum recognitione.

Cum ergo in præsenti tot grauissimæ concurrant qualitates delictum extollentes, propter quas D. meus Pauperum Aduocatus pæna exasperandam esse admittit in S. Agnoscit Fiscus,
& talis exasperatio non nisi de pæna Capitali verisicari possit; nam aliàs solum Homicidiu Vxoris ex interuallo patratu
quatenus etia probatu susset additeriu, quod in casu nostro
nullatenus suit probatum, iuxta mitiorem sententia vnica exposcere posset minoratione satis asserta, & à contrarijs vindicata dici debet sussitia Decreti pro Tormento vigiliæ, itaut ac-

cedente

cedente confessione pro tanti facinoris expiatione condigua poena inferenda remancat. Quare &c.

Io:Baptista Bottinius Fisci, & R.C.A. Aduocatus



Illustriss. & Reuerendiss. Dho Vrbis GVBERNATORE

In Criminalibus

Romana Homicidiorum cum qualitate.

PRO

Fisco.

CONTRA

D.Guidum Franceschinum, & Socios.

Replicatio Iuris D. Aduocati Fiscalis.

ROMÆ, Typis R. Cam. Apost. 1698.

Romana Homicidiorum cum qualitate.

Educa per D. meum Pauperum Aduocatum ad defensam D. Guidonis Franceschini inquisiti de tribus homicidijs cum grauissimis qualitatibus eadem extollentibus suadere non valent. Ipsum non esse ordinaria pœna Legis Corneliæ de Sicar. plectendum, quatenus de illis consessus reperiretur, & habenda super ijs veritate relico tormento vigiliæ, simplicem torturam esse irrogandam, vt singulis respondendo, quantum maxima temporis angustia patitur, Fisci partes, vt mei muneris ratio postulat, & criminis atrocitas, & immanitas exposcit, tuendo, ostendere conabor.

Præcipuum itaque Domini mei assumptum consistit in paristcando casu vindictæ incontinenti per Maritum sumptæ cum
nece Adulteræ in turpitudine depræhensæ, ac eu interuallo
captæ, quoties de adulterio Vxor conuicta reperitur, vt verisicari prætendit in casu nostro, sed illud tam in facto, quam
in lure corruit, et ideò illatio ex eadem parisate desumpta
pro moderatione pænæ pariter insubsistens detegitur.

In facto siquidem prorsus deficit probatio prætensi adulterij ex late deductis in alia mea Informatione, in qua fingulas eius præsumptiones, seù potiùs suspiciones ex Processu, ad quem relatiue se haber D. meus, resultantes confutani, ostendendo, fugam arrepeam per vxorem in societate D. Canonici Caponsacchi prætensi Amasij ex legitima causa, imminens vitæ periculum, quod ipsa timebat, non ex illicito libidinis impulsu processisse, quod veique suadere debet participatio, et complicitas in eadem promouenda D. Canonici de Comitibus, et D. Gregorij Guillichini affinium Inquisiti, quod viique non præstitissent, si malum finem violandæ fidei coningalis in ipsorum quoque dedecus cessisset, sed quia benè agnoscebant remedii necessitatem, illudque periculo vacare, ve deponit Testis fiscalis de auditu à D. Gregorio in eodem Processu super suga, ei quoque ad executionem perducenda fuam operam admiscuerunt.

Non relevante, quod in Decreto condemnationis eiusdem.

D. Canonici ad relegationem in Ciuitate vetula inscriptus fuerit titulus carnalis cognitionis, quia, ve fuit præuentine responsum, demandata fuit illius moderatio, et subrogatio generalis tituli ad Processum relatiui, et cum ex Processu eius indicia non resultent, vel ex defensionibus, quas infelix Vxor cum simplici cautione de habendo Domum pro Carcere dimissa, facere potuisset, nisi adeò immaniter necata fuisset, cum d. decretum fuerit emanatum ea non vocata. neque audita, prorsus elifa remansisser, linscriptio facta per Iudicem poenes ada de titulo delici eius ream efficere nonvalnit, sed veritas facti ex probationibus relultans est attendenda, ve per Tex.in I famosi S. boc autem erimen ff.ad l. Iul. Maiest. tradunt Mastrill. de indult. gener. cap. 29. num, 19. vers. 3. confirmatur Franc. decis. 3 30. num. 6. ibique Viscont. in addit. Reverendis. Verulan.ad Statut. Faventin.lib. A. rubr. 14. num.14.

Fateor quidem aliqua excusatione dignum existimandum fore D. Inquisitum, si Vxorem in actu depræhentionis einsdem in fuga cum prætenso Amasio necasset, cum ad hunc effectum nedum veritas, sed etiam suspicio patrati adulterij susficiat, vt ex glos.in l. Diuus Adrianus in figuratione Casus ff. ad leg. Pompon. de Paricid. tradit D. meus, sed dum neglecto prætenso sure prinate vindica, publicam implorauit, illam arrestari faciendo, veique amplius non poterat ca manento sub publica Iudicis potestate priuatam vindictam sumere illam trucidando nil tale timentem, suspicio siquidem iusti doloris excitatina, quem temperare difficile est, excusat à quanto, si non à toto, quotiès ex inconsulto impetu iræ Maricus vltionem incontinenti sumit, non etiam quando ex interuallo, et causa sub ludice manente, atque Vxore ad ipsius instantiam carcerata id præstat, vt infrà probabitur, ostendendo irreleuantiam principalis assumpti.

Neque obstat Glassin alleg. Text. in l. Diuus Adrianus, quia loquitur de filio in slagtanti adulterio cum Nouerca per Patrem depræhenso, et non ex interuallo per Patrem intersecto, vt quamplurimis relatis sirmat Farinacc.cons. 142. n. 16. & longè diuersa est ratio inter Patrem, et Maritum ex interuallo occidentem, quia vt subdit ibi Farinacc. num 17. Pater habet in filium maximam potestatem, et antiquo suro poterat etiam illum occidere; quam certè non habet Mari-

tus, ac etiam lex facilius Patrem excusat, quia semper præsumitur, quod capiat bonum consilium pro silio ex instinctu Paterni amoris, quam considentiam non habet de Viro, qui facilior essesolet ad concipiendam iniustam suspicionem de Vxore, atque ideò permittendum non est, quod sola suspicione possit illam ex intervallo necare, nec est ob eam nullo modo excusandus, vt considerata ratione adducta per Tex. in l. nec in ea st. ad leg. Iul. de Adulter.—quia pietas Paterni amoris plerumque Consilium pro liberis capit, Mariti verò calor, Grimpetus facile sautentis suit refrenandus—tradunt Cuarr. in tit. de Sponsal. Grimatim. 2. par. \$7. num. 2. vers. licuit, Decian. trast. erimin.cap. 15. num. 38. in sin, Caball. resul. crimin. eas. 300. num 21.

Quod adeo verum est, vt non aliàs Pater excusetur nisi vnacum adultero ipsa filia occidatur, vel læthaliter vulnereretur; vt sato potiùs, quam paternæ indulgentiæ mortem essugisse, tribuendum sit, idque non alià ratione per Legislatores indusum est, nisi quia talis dolor ad irami inconsultam prouocans ad excusadum Patrem requiritur vt propriæ filiæ non parcat, quod cum Statutum noulegatur per leges de Marito loquentes, manisesta detegitur disparitas inter vtrumque ob nimiam facilitatem suspicionem concipiendi, & contrà Vxorem insæuiendi.

Solamque suspicionem non sufficere ad hoc ve minuatur poena Marito ex intervallo Vxorem occidenti constat ex ipsis authoritatibus illum in tali casu excusantibus, quatenus adulterium sit probatum, vel per consessiones Vxoris, vel alijs probationibus, staut de illo convicta dici valeat, ve tradune Mascard. de probat. concl. 64. num. 8. \$ 9. Bertazz. cons. crim. 42. num. 10. Caball. resol. crim. d casi 300. num. 26. ibi — Vidi in contingentia sasti observari, & excusari maritum qui V xoremintersecerat adulteram, non tamen in attibus venereis repertam, sed talem verè, & realiter existentem, & hoc aperussime probato. Vnde manifestum redditur exipsis authoritatibus per D. meundaductis, non excusari Maritum ex intervallo Vxorem occidentem ex sola suspicione, ex Causa super adulterio adhuc sub ludice, quem ipse adiverat, manente.

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In lure quoque insubsistens detegitur assumptum parificans vindicam sumptam incontinenti, in acu scilicer depræheasionis in adulterio, vel in præparatorijs proximis legitimam suspicionem eiusdem inducentibus, & ex interuallo, quotiès de illo constat, & eo quidem probationum genere, quod adulterium apertissimum reddat. Licet enim non defint quamplures Doctores panam minuendam suadentes ex adducta per ipsos ratione, quod Causa honoris semper vrget, & ad vindictam prouocat, & quod satis dicitur in adulterio depræhensa Mulier de illo confessa, vel conuicta, plena manu congesti per D.meum, & quorum aliquo moxipse indicaui; Tamen contraria. opinio est verior, & in praxi recepta, de qua testantur infignes practici nostri temporis, & in re criminali Peritissimi, scilicet Farinace.diet.conf.in fin. , vbi concludit se ira indubitanter de iure credere, consulens ita tenendum esse nisi errare velimus, disertè priùs respondendo rationibus, & authoritatibus in contrarium adductis, & D. Canon. Rainald. qui ettam Procuratoris Pauperum munus summa cum laude expleuit, & ideò credi potest quod ad pietatem, & commiseratione fuerit summopere procliuis, & ex solo veritaris sectande studio huic opinioni adhæserie, quam veriorem appellat, & magis Reipublicæ proficuam, nec ab ea in iudicando recedendum esfe, ve tradit in surs observat.crimin.cap.2.S.4.num.155. & cap.7. in rubr.num.118. & segg.

Sed quarenus etiam conflictus authoritatum posset aliquo modo Inquisito suffragare pro minuenda pœna, si solus excessius in tempore concurreret, prorsus tamen in excufabilis existimandus est, itaut non valeat pœnam ordinariam essugere, dum tot qualitates delictum extollentes concurrunt, quarum ynaquæque de per se pœna mortis

plectenda effer .

In primis quippe considerari ad hunc effectum meretur coadunatio Armatorum perniciosissimum publicæ quieti delictum conuenticulæ constituens, in Bannímentis cap-82damnatum pœna vltimi supplicij respectu authoris cumdeclaratione, quod sufficiat quatuor Armatos suisse congregatos ad illam constituendam, quæ priùs suerat sub eadem eadem pœna prohibita per Consiir. 75. sæl. rec. Sixti V. ca extollendo ad crimen rebellionis, ex quacumque caula fieret, vt latè probat Spad.cons. 25. per tot. lib. primo, afferens illam esse generalitèr intelligendam in omnibus

casibus, in quibus prohibita coadunatio fieret.

Pro quo effugiendo, vel capitali pœna euadenda, non releuat excusatio, quod licitum sit Marito etiam coadunatis Atmatis adulteram Vxorem occidere. Quidquid enimfit quotiès Maritus vult occidere Vxorem in Adulterio depræhensam, quia timere potest, quod Adulter armatus ei resistere valeat, & forsanhabeat in sui auxilium famulos, quo casu cum aliter vindictam exegui non valeat, quam auxiliatores conuocando, ve monet Caball.diet.caf. 300.num.58.6. 59. vtiquein calu vindicte sumpte exinteruallo, manente Vxore sub potestare Iudicis, & vigente sola suspicione adulterij, permissa nullatenus dici potest convocatio armatorum cum Constit. fæl. rec. Sixti V. inter iplius impressas 75. talem coadunationem prohibeat etiam in casu licito, vipote publicæ quietis turbatiuam, vt disserte probat Spad.; conj. 25. per tot. lib. 1. Adeoque multo magis prohibita, & pœna ordinaria tam d. Constitutionis, quam dispositionis Bannimentalis expianda, dum ad finem illicitum, arque damnatum facta fuit, scilicet occidendi Vxorem, & cum ea Socerum, & Soceram, quod manifestum redditur ex assertione Doctorum excusanrium à pœna ordinaria Maritum ex internallo se vlcisentem; & lane nimis ampla strucretur via priuatæ vindidæ legibus exolæ, si postquam Maritus elegit viam vindictæ Iuris, & neglexit prætenfam iniuriam ylcisci in actu depræhensionis Vxoris in fuga cum prætenso Amasio, excufandus esser illam coadunatis Armatis cum omni securirate ex internallo sumendo, incantam occidendo sub potestate Iudicis manentem absque vllo proprio periculo.

Absque eo quod suffragari posit responsio, quod in tantum neglexit priuatam vindictam sumere, quia erat inermis, & Vxor reperiebatur in Societate D. Canonici Viri audacis. & validi; Quoniam sibi imputare debet Maritus si Vxorem cum Amasio sugiente solus, & inermis sur persequutus; Tunc enim poterat meliori iure Socios assumere, &

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armatus eam persegui, & in tali casu coadunatio forsan esser aliquo modo excusabilis, non etiam ad sumendam ex interuallo adeo immanem vindictam; Quinimò considerata ratione, propter quam Maritus adulterum, vel Vxorem occidens mitiori pana punitur iuxta qualitatem personarum, si vitrò in ipso actu sequatur, scilicet inconsulti doloris, qui temperari non valeat, illicita detegitur coadunatio armatorum ad id ex internallo præstandum, quia inconsultus dolor efficit, ve iple exponat discrimini resistentiæ per Adulterum facienda, qui non solet inermisaccedere, ratione cuius periculi pœna minuitur, cum illud oftendat Maritum incaute feilli exposuisse ex impetu dolorisillum excecante, quod verificatur in vendicta ex internalb cum omnimoda præmeditatione sumpta coadunatis Armatis, ve nihil mali maritus timere posset sibi euenturum exillius executione, que preparatio nimis repugnat inconsuko dolori, qui temperari non valeat, à quo desumitur excusaio, ve ponderando verba. Textuum iu contrarium adductorum respondet Farin.d.conf. 141.num 9. & seq.

Secunda qualitas delictum extollens refultat ex genere armorum, quibus homicidia patrata fuerunt, com fint prohibitanin nota Constitutione san. me. Alexandri VIII. nedum quoad delationem, sed criam quoad retentionem, introductionem, & fabricationem ex quacumque Causa etiam sub prætextu militiæ, & executionis Iustitiæ, adeoque multò magis ad essecum adeò impiam, & immanem vindictam sumendi,

perdendo integram familiam.

Nec delationis armorum delictum in tali casu consunditur cum principali crimine homicidij, quia cum maior pœna sit pro illa imposita, quatenùs subsisteret excusatio desumpta ex causa honoris, punienda venit delatio armorum prohibitorum ordinaria pœna, vt tradunt Giurb. cons. 26.num. 1. & cons. 81.num.41. Caball.cas. 100.nu.13. Farin.quass. 22.n.22. & quass. 108.num. 166. Sanselic.dec. 43. num.2. & 3. Non attentis authoritatibus in contrarium adductis, quia procedunt in terminis homicidij sacti ad defensionem, vel prouocatione in rira, vt declarat Policard. de prahemin. Reg. Aud. som. 2.cap. 6.num. 11. 2. 12. Eque vlerius non applicantur, quia non loquuntur in terminis Constitutionis adeo distri-

cté prohibentis tale genus armorum, nam d. Policardus loquitur de Reg. Pragm. præsumente ex qualitate armomorum qualitatemdelicti proditorij, cuius dispositionem cessare assertion homicidio ad desensam, vel ad prouocationem in riva cum distis armis patrato, quæ dispositio toto cælo distat à nostræ Constitutionis Sanctione, squia edita suit ad omninò exterminandum adeò perniciosum.

genus armorum.

Tertia qualitas pariter delicum extollens est homicium patratum ex causa litis, quod ex tota Constitutione fel-rec. Alex.VII. elatum fuit ad erimentebellionis, & læsæ maiestatis vitimo supplicio, & bonoum confiscatione plectendum, què qualitas respectu næis Petri Comparini, & Violantis eius Vxoris controuetti nequit ex eo, quod Inquisitus in lite victoriam reportastet, adeoque dici debeat pattata ob instum dolorem iniuræ ipsi illatæ per suppositionum Partus detecam post celebratum matrimonium, vt dotale Instrumentum infringerent, & per publicationem scripturarum magnam detactionem continentium, ac per conspirationem in suga Vxotis in perniciem honoris Inquisiti, & totius familiæ, quæ causa viciscendi iniuriam cum sit grauior, quam causa litis potius illi tribuendum st homicidium, tanquam ist magis proportionatæ.

Quoniam victoria obtenta respiciebat solum possessorium. lite adhuc in petitorio manente, quam Parentes profequti fuissent, adeoque illius causa adhuc durabat, & extinca dici non poterat; Iniuria verò ex qua diuerla causa. desumi prætenditur prouenit ex eadem lite, tam circà detectam suppositionem Partus, quam circa detractiones in scripturis contentas respicentes angustiam rei familiaris contra iactatas divitias, sub quarum spe contractum fuerat matrimonium, & pessimas tractiones, quas experti fuerunt Parentes Sponsæ in Domo Inquisiri, quibus ex conuentione dotali subministranda erant alimenta, cum aliàs de conspiratione in fuga, minusque de complicitate in prætenso adulterio vila probatio habeatur. Adeoque semper vrgebat caufa odij ex lite concepti, quæ non eximit à pena per Alexandrinam Constitutionem instida ex quo lis iniuriosa fuerit Inquisito, vel in substantia, vel circa modum, quia hæc arguit quidem Causam, quæ in homicidijs præmeditaris semper requiritur, non autem qualitatem litis excludit, imò eam confirmat, dum explicitè ortam fuisse iniustititiam supponitur, alias permitteretur aditus vidictam priuatam sumendi sequod omni iure vetitum est, & præsertim intercedente lice, quia tunc læditur Maiestas Principis, vt probatum suit in alia informatione

S. Accedes ad exasperandam.

Quarta, & quidem grauissima qualitas desamitur ex circumstantia loci, in quo pattatum suit delictum, scilicet in domo propria eorum, quibus mors illata suit, & quidemo modo insidioso, consingendo consignationem Epistola à D. Canonico Caponsacho transmisse. Domus enimpropria tutissimum cuilibet resugium esse debet, vt inalia probatum suit \$.Plunimum quoque. Qui sanè modus proditionem sapit, quaverissicatur nedum patrato homicidio sub specie amicitia, sed etiam quoties cessat in Occiso pracauendi potentia vel obligatio, vt tradunt Bart. in 1.respiciendum \$. Deliaquunt se pan. Matth. Sanz. de re er imin.controu. 30. num. 57. Crauett. in Anathom. necis prodit \$. 10. num. 5. qua procul dubio desciciebat in casu nostro, cum miseri Parentes nil tale timere possent ab inquisito in Patria commorante.

Quibus accedit quinta grauissima qualitas pariter desumpta ex circumstantia loci respectu miserrimæ Vxoris, quæ suerat ad instantiam Inquisiti Carcerata, & cum consensu D. Abbatis eius fratris detenta in domo Parentum loco Carceris, & ità manebat, sub sæcuritate publica, quam Inquisito violare nesas erat absque incursu pænæ læsæ Maiestatis, vt monent Iodoc.in prax. crim cap. 18. num. 2. Bonisat. Vital. de Malesic. rubr. de carcer, privat, num. 8. Matth.

Sanz.contr.17.num.12. & fegg.

aque grauissima qualitas desicum extollens enitarinon. Ist potest ex duplici responsione per D. meum tradita: Prima quod agatur de carcere improprio; secunda quod ex iusta causta causta honoris excusetur offendere, vel occidens etiam in carcere. Neutra siquidem qualitatem excludir, nam improprietas Carceris forsan esse considerabilis si ageretur de violatione illius sacta per Carceratum, & ità de vitando eius præiudicio, secès dum agitur de illius fauore ad vindicandam iniuriam eidem in domo

loco Carceris assignata illatam, causa verò honoris solum prodesse posser, si ad illum desendendum in ipso impetu inconsulti doloris sequeretur ossensio in Carcere, in quibus terminis procedere possunt authoritates per D. meum adductæ, non etiamad excusandam vindictam ex intervallo sumptam contra Carceratam, & quidem ad instantiam Occisoris, tunc enim qualitas loci summoperè aggrauat delictum, ve potè lædens publicam securitatem, & inuoluens proditionem, ve in similibus terminis tradit Matth. Sanz. de re cestmin contr. 33.num.14.15. & 16. Caball. cas.13.num.10. Carpzou. part.1. in prax. qu. 40 num. 11. cum sequ. Quintilian. declam 274.num.1. & seqq.

Ex his cum abundè constet homicidia per Inquissium patrata habere admixtas tot qualitates illa extollentes, quatenus etiam preponderaret opinio suadens minuendam esse
pœnam Occidenti Adulteramex interuallo, & probatum
dici posset adulterium prætensum eo modo, qui ad talem
minorationem obtinendam requiriturab omnibus mitioris opinionis Secatoribus, adhuc eadem propter dd.qualitates exasperanda esset, &ordinaria pæna legis Cornelia de Sicar. omninò irroganda. Ac propterea supersuum
videtur agere de qualitate tormenti, cum ex notis facultatibus Illlustrissimo D. Gubernatori concessis, concurrentibus vrgentissimis indicijs, de quibus, vt audio, non dubitatur, sufficiat deli cum ordinaria pæna plectendum fore, licet qualitas atrocissimi non concurrat, itaut pro eo
non sit exasperanda pena.

Cæterum nee etiam huiusmodi qualitas desicit, vt potè refultans ex modo proditorio, & ex titulo læsæ Maiestatis ex triplici Capite in casu nostro verificabili, scilicet offensione ex causa litis. coadunatione Armatorum, & violatione publicæ securitatis propter assignationem domus pro carcete; Cum enim per Constitutiones Apostolicas super primo, & secundo ad talem speciem delictum elatum sit, & de potestate Principis id faciendi non sit ambigendum, vt monent Restaur. Castald de Imperat. qu. 110. cass. 291. & de similibus Constitutionibus Spad. constit. 1. num. 34. asseros in tali casu illud quoad omnes suris esserus dus tale reputari non est incontrouersiam reuocanda qualitas atrocissimi tali delicto conuenicas, vt in præcisis ter-

mis pro irrogando termeoto Vigiliz tradit Spad.conf.114.

num.14. 6 15. lib.1.

Qualitas verò personæ noo permittens penam mortis exasperari, vt in criminibus atrocissimis contingere solet ob nobilitatem, non denigrandam ex tali exasperatione infamiam irrogante, quatenus etiam verificaretur, non obstaret, quo minus ad vigiliæ tormentum inferendum deueniri posset, cum ad hunc essedum sola criminis ratio habeatur non attenta qualitate personæ pene infamiam inferentis exequutionem impediente, alias Nobiles nunquam exponi possent tormento vigiliæ, nec Sacerdotes, & Religiosi, quibus infamiæ pæsa non instigitur. Nobilitas autem nullum primilegium vibuit in genere tormentorum præsertim in criminibus atrocissimis, vt monet Garz. de. Nobilis. gloss. 1.n. 17. & de consuetudine testatur Farinace. questa in num. 76. & seqq.

Quare &c.

Io: Baptista Bottinius Fisci, & Cameræ Apostolicæ Adu.



Mustriss. & Reverendiss. Domine GVBERNATORE

In Criminalibus.

Romana Homicidiorum cum qualitate,

PRO

Fifco.

CONTRA

D. Guidonem Francischinum, & alios.

Responsio D. Aduocati Fiscalis.

Romæ, Typis Reu. Cam. A post. 1698.

RISPOSTA

Alle notizie di fatto, e di ragioni nella Causa Franceschini.



Addela bellissima Statua di Nabuedonofor perche pedibus non regebatar. così à punto precipitarono li figurati estorti supposti
co'quali lo scrittore anonimo in fogli impressi cerca d'insinuare nel rozzo intelletto
del volgo l'origine dell'essectado eccidio
commesso dentro Roma di trè miseri innocenti da Guido Franceschini assistito da.

quattro huomini armati d'armi prohibite à tal'effetto con denari condotti, & à sue spese per più giorni mantenuti con... preparate infidie prouenire dal giusto dolore concepito, allora che si vidde per otto mesi auanti mancarsi nella propria-Casa in Arezzo Francesca Pompilia sua Moglie, e fuggita in-Compagnia del Canonico Caponfacchi dal medemo luogo per ricouerarsi in Roma sotto il patrocinio di Pietro, e Violante coniugi de Comparini, che come figlia l'haucuano allevata, e dal sospetto cresciutogli, che nel viaggio precipitoso hauesse con esso rotte le leggi maritali per esferglisi trouate apptesso alcune lettere amorose, dalle quali ne deduceua irragioneuolmente l'adulterio di quella, e con presuppore, che come adultero nè fosse detro Caponsacchi condannato alle relegazione di trè anni in Ciuità Vecchia; per potere conquesto mascherato titolo d'onore render men graue il delitto, e d'eccitare la compassione non meno nelle persone idiote, che nell'animo de Religiosissimi Giudici per disporli ad vna pena piu mite, e non corrispondente secondo la legge alla qualità, forme, e circostanze del delitto, e questo in sostanza, è tuttociò che si pretende dall'autore de fogli stampati intitolati notizie di fatto, e di ragioni nella Causa Franceschini, mà però troppo mancheuoli nel racconto della tragica Istoria, che hà diuerso principio, e cagione independente dal colorito titolo d'onore, che in essi vien troppo animosamente lupsupposto esserii stato tolto dalla Moglie, mentre questa hà sepre intatta conservata la sua pudicizia, e ben custodite le leggi dell'onesta coniugale, come evidentemente si mostra in ap-

prelio.

Che la dolorosa Catafrose dell'eccidio di questa intiera Famiglia non fia proceduta come l'Anonimo Scrittore divulga nelle sue stampe dalla figurata causa d'onore, mà da vn dangato interesse ben può dimostrarsi col riflesso, che à quest'oggetto s'introdusse dal Franceschino l'infausto trattato de Sponfali, con detta Francesca Pompilia, accertatosi, che doppo la morte de suoi Creduti Genitori gli douelse restare vn'molto confiderabile vallente, e più tofto deve credersi commessa in odio di tre liti pendenti cioè due Ciuili vna sopra la figlio-Janza legitima di sua Moglie, e nullità di costituzione di Dote, nel Tribunale della Sacra Rota introdotta da Pietro, l'altra sopra la separazione del Toro avanti Monsignor VicèGerente introdotta da detta Francesca Pompilia, e la terza Criminale in decifa pendente nel Tribuoale di Monfignor Illufirissimo Gouernatore in ordine al preteso adulterio mossa. coll'istesso simolo dell'interesse per guadagnare l'intiera dote, quando quello fosse stato concludentemente prouato in esso introdotta da detto Franceschini, la qual speranza essendo rimasta delusa per mancanza delle proue, che sariano del tutto suanite colle difese, che poteuano farsi dalla Moglie proruppe in va eccesso così tragico, e deplorabile, che ben scoperle le frodise l'ingani adoptati perfar sortire il dettomatrimonio e che ciò sia il vero eccone pronte le dimostrazioni,

Se ne saua ozioso in Roma Guido Franceschini suori del seruizio di vn porporato, col soldo dal quale somministratoli sino allora si era mantenuto, & il suo più frequente mantenimento era in vna Bottega di alcune Donne Perucchiere, doue più volte sattosi intendere essere la sua intentione d'accassarsi con qualche buona dore vantando le grandezze della sua Patria, de suoi natali, e delle sue sostanze dispose la medesima con promesse à proccasarne l'occasione, e scoperto di esserui questa di detta Francesca Pompilia allorassimata figlia legitima, e naturale di Pietro, e Violante Coniugi de Comparini se ne accinse esso medesimo coll'aiuto dell' Abbate Paolo suo Fratello all'impresa, & vsando l'astuta prudenza, della quale si serui il maligno Serpente allorche nel

Paradiso Terrestre per soruertire Adamo à trasgredire il Precetto, e mangiare del Pomo vietato facendo si suoi conti, se io vò direttamente ad assaltare l'Vomo, egli come assai forte, assairisoluto mi verrà a dar di sicuro la ripulla, meglio dunque è, che io tenti prima la Donna, che è di natura mobile, e di cuore molle, e però diede il primo assalto ad Eua, perche poi guadagnata, che hauesse quella per mezzo di essa li sarebbe stato più facile l'acquisto di Adamo: primum enimanimum sexus mollioris aggressus est, sono parole ingegniose di S. Ilario.

Così à punto diviso il detto Guido coll'intelligenza dell'Abbate Paolo suo fratello, e così à punto gli riuscì, mentre tralasciando di discorrere di detto Matrimonio co Pietro, dal quale probabilmente haueua hauuta la negatiua, volle prima tentare Violante sua moglie, perche coll'acquisto di essa hauerebbe poi con più facilità souvertito il Marito à prestarui il consenso, ne gli fù dissicile sorprendere la Donna, peroche seppe così bene imprimergli nell'animo le grandezze della sua Patria, la nobiltà primaria de suoi natali, e le grosse rendite de suoi beni patrimoniali sino alla somma di scudi 1700., con lasciargliene nota scritta di proprio pugno; che essa ne restò incantata, e senza prendere altra informazione si pose à sconvolgere il Marito con ricavarne da lui il consenso, aunerando quello si legge scritto oc Prouerbij, mulier V iri preticsam animam capite, quando si disse di Mardoccheo, che si valesse d'Ester, quando egli volle placare lo sdegno d'Assuero con il Popolo, e di Giabbe, che si seruisse della Tecuite, quando egli volle addolcire l'ira di Davidde col figliolo, e de Filistei della Tannatese, quando essi vollero ricanare da Sanfone lo scioglimento del problema da lui proposto nel Conviro nuzziale.

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durre detti Coniugi Comparini alla Città d'Arezzo, & iuì alimentarli, vestirli, e souvenitli di servitio in ciò che susse stato loro dibisogno, la qual promessa non era disgiunta dalla speranza, che con disgusti, e patimenti, che saria loro convenuto di sossirie restalle accelerata la morte, & esso dive-

nisse Padrone assoluto del loro hauere.

E quantunque Pietro doppo sottoscritti li detti Capitoli, sortemente riculasse di venire all'effettuatione del matrimonio di detta Francesca Pompilia con il sudetto Guido, di cui poche buone relationi haucua haute assai differenti dalle presupposte ricchezze, e dalle vantate qualità riguardeuoli, ondesi poteua ben dire di lui ciò, che concluse Persio nella 4. Satira, Respice quod non est tollas sua munera Cerdo, Tecam.

babita, or noris qu'em fit tibi curta suppellex.

Francesca Pompilia, già fatta sua Sposa.

Ad ogni modo il sudetto Guido vnitosi con detta Violante imbeuta delle sue lusinghe, e carezze, sprezzando ogn'altro consenso di Pietro di nascosto del medemo, e senza sua saputa contrasse il Matrimonio in faciem Ecclesiz con detta. Francesca Pompilia, scoptendo sempre più con detto atto poco riuerente verso il Promissore della dote la sua avidità non solo à quella quantità, che gl'era stata assegnata in dde Capitoli, ma anco al resto de beni, che Pietro possedeua, tenendo per certo, che doppo la di lui morte necessariamente douevano per sidei commisso d'Antenati colare in detta.

ancorche vigorosamente riprouasse l'operato; tuttauia, perche fastum infestum sieri un posest per le lusinghe di Violante sua Moglie, e per l'interpositione d'altro Porporato, al quale seruma l'Abbate Fratello di Guido. sù il pouero Vecchio costretto à beuere il Calice delle sue amarezze venendo quasi forzatamente dopo molti Mesi alla stipulatione dell'Instromento Dotale, & in vn subito cominciò à prouare gl'essetti dell'inganno del Franceschini, mentre ne anco per fare le prime spese dello Sposalitio haueua vn'soldo del proprio, in modo, che per supplire alle medeme, su di mestiere contro la voglia di Pietro liberare dal vincolo del sideicommisso

cinque luoghi, e più di Monti, con mandato del Signor Auditore di Monfiguor Illustrifs, Gouernatore, e venderli per

Rifaputofi doppo qualche giorno da Pietro lo Sposaltio seguito

compire alle medeme, onde chiaramente si vede, che il pri mario oggetto, che si e haquto dal Franceschini sù questa, prattica è stato d'ingannar, tanto Pietro, come Violante, sua Moglie, e la Pouera Figlia per farsi ricco con la robba, altrui.

Ne può più negarfi la fraudolenta suppositione delle vantate ricchezze del Franceschini con detta nota di sua mano scritta, e confegnata al Comparini, perche oltre che lo confessa apertamente lo scrittore anonimo, mentre per saluare la complicità nell' inganno anco dell' Abbate Paolo, figura, che quello riprendesse aspramente Guido suo frate lo dell' alteratione di detta nota, ben presto la sperimentarono detti Conjugi Comparini, all'hor che trasferitifi alla Città d'Arez zo, ritrouarono effer molto angusto l'hauere della Cafa-Franceschini, e surono tali le miserie, che conuenne loro soffrire, e li frapazzi si nel vitto, come nell'aspre pocedure con effi vsate, e constringerli anco con serrarli fuori di Casa, ricourarsi nell' Osteria per albergo, con oggetto d'abbreuiare loro la vita, ò per li patimenti, ò per la rabbia da effi cagionata, che furono costretti doppo pochi mesi à ritornate in. Roma, e più evidentemente resta provato dalle fedi de Catastri estratte da publici libri della Città d'Arezzo, dalle quali risulta, che detto Guido non possiede nè pure vn'soldo de beni stabili espressi in detta nota, come pure non esfer vero goder esso, ela sua famiglia il primario ordine della nobiltà della sua Patria, atteso, che da altre Partite estratte da publici libri di detta Città, si vede, che la sua famiglia è riposta nel secondo ordine .

Le sudette sorme dolose, e fraudolenti di trattare, poste in luce molto prima, che seguisse l'eccidio, e publicate in questa Corte, & in Arezzo, possono ben dissi esser stata l'origine della premeditata strage con modi così detestabili, com'è notorio, e non il colorato titolo d'onore; mentre dette loro frodi, come sopra diuolgate, operarono nel commun' concetto d'esser non meno l'Abbate Paolo, che il detto Guido suo fratello, simati per huomini di raggiro, e d'inganno, che ad essi fi rendeua più sensibile, che ogn'altra così, atteso, che non poteuano più vantare quelle grandezze di nobiltà, e quelle assunano nelle bocche del volgo, & ogn'vno si guardaua dal trattar con loro come soggetti di sede non sincera, e come

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vsurpatori di quelle glorie, che per niun' dritto crano loro donute.

Maggiormente s'accese la cupidigia dell' interesse all' hora, che fi vidde auuerarsi ne fratelli Franceschini l'assioma commune ars deluditur arte, cioè à dire, che stimolata dal rimorfo della conscienza Violante, e dalli strapazzi, & ingiurio riceunte in loro Casa, constretta per commando del Confessore in occasione del Giubileo à riuelare à Pietro suo marito non effer detta Francesca Pompilia loro figlia, mà d'effere vn' parto supposto, il che si scuopriua molto verifimile si per l'età d'anni 48, che correua Violante quando si finse di lui grauida; sì perche in anni 14., che haueua vissuto in legitimo marrimonio con esso, mai haueua hauti figlioli; si anco perche da Testimonij all'hora viuenti si poteua hauere la proua concludente della suppositione di detto parto, e di ciò datanes notitia al medesimo Paolo per venire à qualche aggiustamento sonra la retrattione della constitutione della dote di tutto il suo valsente patrimoniale, egli sprezzandu l'amicheuoli offerte fatte per mezzo di persone amoregoli, ricusò ogni partito d'accordo, onde intimatoglifi da Pietro il monitorio sopra la suppositione di detto parto, e nullità di constitutione di dote avanti Monfig. Tomatice fatta concludente prouz con sei Testimonij esaminati con gl'Interrogatorij dati per parce di detti Franceschini, benche il medesimo Giudico fulle di parere spedire la Causa nel solo sommariissimo possefforio, con concedere la manutentione à detta Francesca. Pompilia in quasi possessione filiationis, nientedimeno tù dalla di lui sentenza interposta l'appellatione, e commessa alla Sac Rota Ponente Monlignor Molines, que anco pende indecifa sopra il principale punto della supposta figliolanza. e nullità di constitutione di Dote, dal rettissi no giudicio di tanto Tribunale senza dubio antese le concludentissime prouc sudette della suppositione del parto, si farebbe decisa nonmeno la nullità della constitutione di detta Dote, che fatta dichiaratione esser detta Francesca Pompilia di loro figlia. supposta, con che veniua à cessare quel vantaggio, che contento inganno li Franceschini haueuano procurato à loro commodo.

Si comproua tutto ciò con il ristesso, che publicatosi non meno in Roma, che in Arezzo l'inganno del Franceschini, deluso con con simile artificio per le proue già fatte nella pendenza di di detto giuditio, che detta Francesca Pompilia non era figlia legitima, e naturale di detti Coniugi Comparini fotto mendicati sospetti affettava Guido la causa di maltrattarla con. ingiurie, & percosse, e più d'una volta s'accinse con ferro, & armi da fuoco per toglierli la vita per vindicarsi contro di elsa dell'inganno proprio, dal quale restaua deluso, onde convenne alla povera moglie in crà tenera all'hora di sedeci anni, in Paese straniero, per enitare la sierezza del marito in diversi tempi fuggirsene all'Asilo di Monsignor Vescono, e del Gouernatore, è Commissario della Città, perche ponessero freno alli strapazzi, che soffrina, e benche li medesimi con il loro zelo per all'hora procurassero, che fosse data qual' che tregua alle minaccie tuttania la ponera Moglie intimorita passava li suoi giorni racchiusa dentro voa stanza, e maggiormente crebbe il timore perche si auvidde, che il detto Guido haucua fatto preparatione d'acquetta con la quale pretendeug toglierli la vita senza ftrepito d'armi, & esser più sicuro di far rimanere impunito il delitto. Hot se dunque in questo tempo, oue no cadeua alcun'ombra di sospetto d'honore, il Marito machinava la morte della Moglie, poteva aftenersi l'Anonimo Scrittore d'imbrattare le carte à fine di persuadere, che la strage dell'Occisi habbia hauta la sua origine dallo stimolo di riparare l'offeso honore. Meglio assai più hauerebbe fondate le sue stampe, se si fosse consultato con il vero, che quelta sia proceduta dall' interesse de-

Agitata dalle raccontate angustie se ne stava la pouera moglie meditando di raccogliere lo scampo della temuta morte; se apertosegli l'intelletto dalla vessatione, si raccomandò al Signor Canonico Conti strettissimo congionto del Franceschini esponendogli le sue miserie, li suoi pericoli, il suoi giusti timori, ancor che ad esso non ignoti, perche procuraste di consolarla con metterla in salvo della sua vita, se egli toccato da viva compassione, e mosso à pictà per lo stato lagrime-uole, nel quale ella si trouaua per èssmerla, dal quale ben conosceva non esservi altro scampo, che la suga dalla Casadel matito, appigliandosi al detto del Poeta Heù suga crudeles terras, suge littus awarum, mà non potendo in ciò egli medessmo darle aiuto, le suggeri, che non vi era per ciò esegui-

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re persona più al proposito del Sig. Canonico Giuseppe Caponzacchi suo amico, & anco attinente,il dieui spirito haucrebbe superato ogni cimento, e con esso parlatone il Conti, con tutto che trouasse difficoltà in secondare il desiderio della giouine, per non incorrere l'indignatione de' Franceschini, tuttauia preualse in lui lo stimolo della carità, e pietà di sottrarre dalla morte vna innocente Donna, e riferitale. dal Conti l'applicatione di quello all'impresa non mancò la medema infiammarlo con più sue imbasciate, lettere consenenti anche vezzi allettarini ail'effettuation del suo scampo, confernando però anche in essa ta costante volontà di non violare la fede maritale, mentre in alcune loda il medesimo Canonico per la sua castità, & in altre lo rimproveraper hanerle mandate alcune ottave poco oneste, avuertendolo di non degenerare dal contegno, del quale fi pregiaua, e concertauafi con quello la fuga, mentre il marito,e tutti di fua cafa dorminano, si polero ambedue con l'assistenza di d. Canonico Conti a vn precipitolo viaggio per le poste senza perdete va momento di temposfe non quanto occorreua per la mutatione de' Caualli, & arrivati di notte a Castelnouo, ancorche l'Oste hauesse preparato vn letto da riposo, niente dimeno d'esso non se ne servirono, perche il Caponzacchi accudi sempre in sollecitate il Vetturino à preparare altti Caualli per proseguirese terminare il viaggio, nè l'Oste di d. luogo esaminato nel Processo sopra la fuga si sognó mai di deporre, che nel letto apparecchiato dormiffero infieme la Donna, & il Caponzacchi, benehe con suo dishonore il Franceschini habbia publicato il contratio, per colorire colla supposta causa dell'onore la vera cagione della strage da lui commessa.

Sopragiunse in tanto il marito Franceschini, e vedutosi dalla, moglie, forsi questa timida, si ritirò, si nascose come rea d'alcun mancamento commesso, d'alcun torto fattogli nel custodire il candore della sua pudicitia ? nò; mà ardita ancorche in età tenera già riferita d'anni 16. gli rimprouerò la constanza del suo honore, gl'inganni, e strapazzi, che gli haueua viati, le minaccie accompagnate colle percossepiù volte dateli; li veleni, & acquette preparate per toglierla di vita, e che perciò era stata constretta à quella resolutione di procurare colla suga lo scampo da maggiori pericoli, considera

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ricorrere alla pietà di dd. coniugi Comparini, che come loro figlia l'haucuano alleuata, cultodendo però fempre intatte le leggi coniugali, e l'istesso rimprouero sù farto dal Canonico, il quale haucua nella fuga religiosamente osseruate le misure d'una donuta modessia.

Che rispose, che tentò il Franceschini, ancorche armato di spada, alla moglie inerme, & al Caponzacchi, che non haueua. seco, che vi piccolo spadino è Niente al certo, secondo che deposero li Testimonij, che si tronorno presenti, perche restò dalle giuste rimostranze della moglie conuinto; Ma che oprò ? Derelitta ogni vendetta, che per dritto di legge naturale, ò anco ciuile molto meglio competergli poteua di quello, che vada l'Anonimo Scrittore vantando in discolpa di così esecrando delitto, implorò il braccio della giustitia, facendo arrestare dalla Corre di quel luogo la moglie, & il detto Caponzacchi, che poi à lua instanza surno condotti prigioni nelle Carceri di Monfignor Illustrissimo Governatore di Roma, avanti di cui querelò li medemi della fuga, poi non contento, espose altra querela di supposto adulterio. commesso condetto Caponzacchi, s'auanzò anche maggiormente con fare strepitoso ricorso al Sommo Pontefice per il castigo di quelli, è rimesse le sue suppliche all'istesso Monse Governatore, ardi con nuova querela domandare, che fuffe la moglie dichiarata adultera, e che a lui si douesse tecondo le leggi il guadagno di tutta la dote, il che in fostanza benfà conoscere, che non insisteua per la riparatione dell'onore, del quale haueua trascurata la vendetta, ma tutto si operaua per solo oggetto dell'interesse, cioè di guadagnare la

Quali tentatiui, quali esclamationi, quali diligenze non hà adoprato il Franceschini, e l'Abbate Paolo suo Fratello per fat dichiarare adultera la moglie, e conseguite il lucro bramato? Sallo Monsignor Illustrissimo Gouernatore, che con tanta sosserio sosserio si lucro della Causa, e lo sanno benebanco tutti gl'altri Giudici, e Notari del Tribunale, che nauscati erano dalle loro importunità. Indi perche la giustizianon poteua in verun conto colpire a loro disegni, mentre dal Processo non costaua d'alcun reato della moglie, nè dal detto Capouzachi, arbitrando rigorosamente nel prudentiale.

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li Religiosissimi Giudici più per dare qualché sodisfattione alli Fratelli Franceschini nelle loro premurose istanze, ches per dritto di giustitia diedero vna relegatione di trè anni à Ciuita vecchia al detto Caponzacchi, che prontamente obedi senza essessi mai partito dal luogo destinatogli; e rimanendo anco indecisa la Causa rispetto alla Donna, che loco Carceris era stata collocata nel Monastero delle Scalette dubitandosi della sua gratuidanza con altretanta prudenza si quella d'ordine di Mons. Illustrissimo Gouernatore leuaza dal Monasterio, non comportando il decoro, che dentro di esso partorisse, e riposta con il consenso di detto Abbate Paolo in Casa di dd. Coniugi Comparini con la sicuttà di

fc. 300. d'hauer quella per ficuro carcere.

Con troppa animoità su questo punto ridarguisce il detto Serittor Anonimo quello, che dottamente scrisse Monsignor Fiscale, non esservi interuenuto il consenso di detto Abbate Paolo, essendo, come ad ogn'vno è nota la di lui somma, & incorrotta integrità, di non seruirsi di parola nel suo scriuere della quale non gli consti con proua, più che sicura, come euidentemente gli constaua il satto di detto consenso, mentre l'Abbate Paolo alla presenza propria così restò d'accordo con Mons. Illustrissimo Gouernatore, e col Sig. Venturini Giudice vnitamente, con esigere l'obligo di Pietro Comparini di somministrare gli alimenti senza speranza di recuperarsi, come su eseguito con detto concetto, non meritando la loro qualità vn rimprouero così indecente per esser stati troppo induigenti con essi.

Con altretanta animolità si nega non hauer detto Abate Paolo mandato di Procura sufficiente da Guido suo Fratello di
prestare simile consenso, perche in prendere detra provisione Monf. Gouernatore non haueus di bisogno di consenso
delle Parti, e se hà voluto viare con esso vi'atto di conucnienza, & vrbanità, non doueua a questo lo Scrittore corrispondere con tanta incinità di ridarguirlo di mal satto per
maneanza di sua procura, venendosi con tal procedure acanonizargli da se medesimo, che hà voluto anco ingannare
Mons. Gouernatore in acconsentire ad vna cosa, che nonhaueua in facoltà di sate, mà ne resta convinto, perche dAbbate Paolo era il manipolatore di tutti gl'Atti che si facevano, nè si moneua vna paglia senza la sua assistenza, & esso
era ben provisto di più mandati di procura del Fratello-dalli

quali risulta vn'amplissima facoltà d'operare, come che susse la persona propria del Fratello, con la clausola de rato, della quale ogn'uno sà l'essicacia; E ciò si confessa anche dall'Anonimo, mentre asserice, che Guido nella sua pattenza lasciò appoggiata tutta la códotta della Causa all'Abbate suo Fratello. Mà ben si conosce con quale oggetto si neghi detto consenso; cioè per potere più animosamente signiare la complicità de'coniugi Comparini alla pretesa disonessà di Francescha da loro custodita come siglia, la quale si rédena troppo inucrissimile, ammettendo il detto consenso dell'Abbate.

Non meno animosa è l'assertione satta dall'Anonimo, che per pagare gli alimenti somministrati alla Donna, quando stava nel Conservatorio sosse il denaro sborzato dal Lamparelli, il quale non restasse reintegrato dal Deposito esistente nell'Officio, il quale proueniva dalle monete rittovate appreso la medesima, ed il Caponzacchi, quando surono arrestati in Castel novo, che si supponevano totte al marito, mentre li sc.48, in circa, che la Donna contessò d'haver portati del suo, sono stati inticramente restituiti a d. Abbate Paolo, come costa persua quietanza satta negl'Atti, essendo che gli altri su concludentemente provato essere di d. Caponzacchi, e subito, che d. Abbate Paolo hebbe ricevuto d. denaro, per il quale continuamente insignan, se ne parti di Roma per esser a cocertare la notoria strage, che ne segui poco dopo

Era però prima preceduto il monitorio ad istanza di d. Francescha Pompilia auanti Mons. Vicegerente sopra la separatione del toro, & affecuratione della dote sborzata, che maggiormente affliffe li Franceschini, perche in esso giuditio si farebbero fatte concludentissime prove delli loro inganni, delle senitie, delle minaccie, delli veleni, & acquette preparate, dalle quali non n'è restato digiuno d. Canonico Conti, che fù mediatore della fuga, essendo publica voce, e fama in Arezzo, che circa vn mese sà morisse di simil sospetto con che veniua a cessare tutta la spetanza, che sin da principio haucuano concepita del guadagno di tutta la robba del Comparini; Onde ogni sano intelletto ben vede,e ben conosce qual sia la vera radice di così temerarije lagrimeuoli eccidij, o la causa d'honore, o la scandalosa, e detestabile cup idigia, & auiditài dalla quale naeque l'odio delle liti mosse, & indecise pendenti, che erano per riuscire di maggiore opprobrio di dd. Franceschini, decise che sussero a lor danno.

In vano perciò s'affatigano tanto lo Scrittore, come anco gli altri suoi Difensori ad esagerare la causa dell'honote, mentre quando anco questo gli fosse stato colto dalla moglio, che non hà veruna sossistenza, come pienamente è stato dimostrato nelle Scritture fatte per parte del Fisco, ritorcendo le medesime lettere, dalle quali si desume la prova più rileuante in contrario hà il Franceschini col proprio fatto rinunciato al dritto di ripararlo all'hora che non lo vendicò quando la sopragiunse nella detta Osteria di Castel nouo,non giouandogli la scusa d'esser esso inerme, perche seco haueua pure la spada, e forsi altre armi di nascosto, non essendo verisimile, che si volesse porre ad inseguire la moglie accompagnata dal Caponzacchi, senza esterne provisto, tanto più, che li fuggitini erano ancor essi inermise solo forniti d'vn piccolo spadino, e più tosto volle eleggere la strada giudiciale con farli arrestar da sbirri, e poscia porgerne contro d'esfi quere la per il castigo, con implorare anche il rescritto del supremo Pontefice, rimettendo le sue suppliche alli Giudici della causa, avanti li quali (ilche ben discuopre l'intentione del medesimo, essendo motivo del tutto insuperabile) specialmente fece istanza giudiciale del pagamento del prezzo dell'honore supposto toltoli, e si dichiarasse hauer egli per l'adulterio della moglie superlucrata la dote? se dunque in giuditio hà domandato il prezzo del suo honore, come può dirsi, che per honore gli fosse lecito di commettere sì enormi eccidii?

Atteso, che quantunque sosse stato lecito al marito per causa di honore di occidere la moglie per ragione di legge naturale, dia anco ciuile, cessa questa potenza, e facoltà, quando il marito vi hà rinuntiato con implorare come sopra il braccio della giusticia, come lo dimostrano le querele esposte, il ricorso fatto al Papa, il premio domandato del suo honore, con le quali giuditiali istanze senza dubbio hà hauuto per derelitta la vendetta priuata dell'honore, che gli poteua competere, e per vna tacita rinunzia restò quella estinta, come dottamente insegna il Prob. ad Monach. in cap. lices Clerici num. 7. 6 seq. de Cleric. coniug. e per il testo espresso in cap. ex ore sedentis s. quia verò de bis, qua fiunt à maior part. capit. non potendosi ammettere, che l'attelone giuditiale intentata dal Franceschini non sosse per operare la rinuntia alla vendetta.

del suo honore, mà gli sosse permesso pravicare l'una, e l'altra, e servirsi di quell'attione, che miglior gli sosse parsa, perche ciò è contro il Testo espresso nel cap. us qui duas de elest. in 6., il quale viene così sommato del celebre Canonista. Gio: Andrea ibi, non potest elestius duas elestiones prosequi petendo consimmationem ex illis, etiam si protestetur se contentum alteraper quampossit consequi sua intentionis essettum, necesse ergo babes alteram eligere qua elesta, ad alteram redirenon poterit, e più chiare sono le parole dell'istesso Testo bis, Regressus ad aliam, cui per elestionem alterius renunciare, sibi ius ex ea non competere profiteri videtur, nullatenus babiturum.

Mà quando anche potesse giudicarsi permessa questa variatione da ogni legge abortita, ne restarebbe destrutto ogni sondamento per la mancanza totale della proua dell'offesa riccuuta nell'honore, non essendouene alcuna nel processo sabricato sopra la suga; e se bene s'ingegna l'anonimo Scrittore desumerla dalle pretese lettere amorose scritte al Caponzacchi, le quali essendo da Francesca state negate, e non trouandosi riconosciute per scritte di suo carattere, nè di suo consenso, ò da lei sottoscritte, non puole afferirsi, che ne resti conuinta, nè da esse può risultare proua legitima, come infegna ogni giuridica prattica.

E quando anche fuori di ragione si douessero ammettere come scritte dalla medema, troppo animosa, ed irragioneuole sarebbe l'illazione, che da esse ne risulti vn'attione al marito di occiderla per hauer così scritto? Niuno di sano intelletto restarà persuaso à copassionare il marito, che hà proceduto all' occisione della moglie con il solo motiuo, che questa habbia scritto viglietti amorosi, mentre nè con la carta, nè con la penna resta osses o solo con un con con atti d'impura disonesta de quali nel caso nostro, ne manca ogn' ombra

di proua.

Tanto più che ne cessa anche il solo sospetto col ristesso al vero motino, col quale surono scritti, cioè d'adescare con simulate dimostrationi d'affetto il Caponzacchi à sottraria dall'imminente pericolo della morre, dalla quale non trouaua altro scampo, che con la suga, hauendone sempre presente lo spauento per lo sdegno, & odio concepito dal marico per le cau-

e

se accennate, e perciò procedendo da detta cagione le lettere amorose, deuono riferissi à quella, e non à disonesta voglia di macchiare la fede coniugale del marito, come similmente à detta causa deue riferissi forsi qualche colloquio, che dalle sinestre hauesse hauuto con detto Caponzacchi per concertare il modo di mettere in saluo la vita, e non per ossendere, è cimentare la sua pudicitia, e l'honore del marito, onde anco cassissime Donne si sono servite di simili arti, leggendo si nel sacre Carte, che Giuditta nelle medesime forme ingannò Holoserne per ottenere la liberatione della sua Patria, e così non meno potè esser lecito à questa pouera Donna vnicamente intenta alla sicurezza della sua vita, adescare con lettere amatorie il Caponzacchi ad essegii sicuro compagno

nella sua fuga senz'alcuna taccia d'inhonestà.

Molto meno può ricauarsi l'ossesa dell'honore dall'istessa fuga, perche come si osseruò di sopra, questo segui per detta cauface chiaramente si vede, che non fù per fare alcun torto al marito, mentre non deuiando in paese sconosciuto, precipitosamente per strade consolari in posta, e senza pernottare inverun luogo si portorno ambedui in Roma, oue la pouera-Donna speraua, che li Comparini, che l'haueuano alleuata come loro figlia, gli hauessero continuari quelli atti di carità, co' quali l'haueuano cresciuta sino al doloroso matrimonio con il Franceschini contratto. E tutto che si và disseminando, che vn Vetturino deponga d'hauerli veduti baciaro per strada, non hà alcun fondamento giuridico, non solo per esser Testimonio vilissimo, & vnico, e deponere di cose inuerifimili, perche douendo esto guidare il Calesse con quel corso veloce, col quale li fuggitiui proseguirono il viaggio, rendeuasi ad esso quasi impossibile il riguardare à dietro, & offeruare dentro vn Caleffe coperto quello, che eglino operauauo, tanto più, che la sua depositione è vaga, nè distingue, le li baci, che si dauano era in tempo di notte, ò di giorno, mà molto più si rende equiuoca, & improbabile la di lui deposizione, perche in detto corso veloce, che faceua il Calesse, poteua darsi il caso, che nello sbattimento di esso portasse l'accidente, che si vnisse casualmente il viso dell'uno con l'altro, che ad esso poteua parere in atto di baciarsi, come ben spesso succede anco quando non si sa simile cammino, secondo la qualità delle strade, e passi rotti, che si trouano, per il che si rende

rende assai insussifiente, e dubbiosa la di lui depositione per

altro ardita, & incredibile.

Come pure ciò, che troppo animosamente! si asserisce dall'anonimo, che giunti nell'Osteria di Castelnouo fosse stato ordinato all'Albergatore si douesse aggiustare un sol letto per riposo delli fugitiui, e che assieme dormissero, perche l'Oste non hà ardito di deporre nel suo esame, che li medesimi vnitamente giacessero in esso, anzi tanto dalla depositione della Donna, quanto dall'altra del Caponzacchi si esclude la conditione, posciache ne' loro constituti constantemente affermano, che niuno di loro si mise in letto per riposare, e che solo la Donna sbattuta dall'incommodo, e patimento di sì precipitoso cammino, per poche hore restasse assisa sopra vna sedia rimanendo sempre il letto aggiustato nella forma, che l'Oste l'haueua accommodato, che guasto si sarebbe trouato, quando in esso hauessero riposato, e si comproua anco, che fopragiunto il Franceschini in detto luogo, trouò, che il Caponzacchi staua sollecitando sossero posti all'ordine li Caualli per il proseguimento del viaggio, e non dandosi alcuna proua in contrario, non si può con giusta ragione dolersi il Franceschini dell'offesa del suo honore, che intatto dalli suggitiui li fù conseruato.

Il titolo, al quale similmente s'appiglia lo stesso nomato Scrittore, che il Decreto della condanna del Caponfacchi alla. relegatione, sia concepito pro cognitione Carnali, per fomento della causa d'honore, non hà punto di fermezza, perche fu corretto, come non vero, edissonante dalle proue, del che ne sono legitimi Testimonij l'stesso Monsig Gouernatore, e tutti li Giudici, e Notarij del Tribunale, che interuennero nelle Congregationi Criminali, e se si fà mera reflessio. ne, il titolo della Causa è appunto, come la frasca appesa. fuori della porta dell'Osteria, che ben può significare, che in quel luogo si vende il Vino, mà concludere; che quello si vende, sia buono, spacciabile, e recipente, oh questo nò; Perche si trouarà esserui del punto, matricoso, e d'altre qualità inferte. Si rileggono perciò le Carte, e le proue regifrate nel Processo, con le quali si giustifica il delitto, e non. con il titolo erroneo, che nè per ombra si riquerrà esserui il supposto commercio Carnale, anzi nè meno sospetto d'impurità, e che nel Processo ne manchi ogni proua ben può comprendersi dalla leggierezza della pena non corrispondento alla gravità del delitto, e dall'improprietà di condannare il Caponsacchi come adultero, pendente anche la Cavía contro la Donna, che non poteva esser condannata indifesa.

Mà per togliere ogni fospetto del preteso adulterio, si pregaogni disappassionato Lettore à risettere, non essersi potuto commettere in Arezzo, perche alla custodia del Marito vi si aggiungeva quella de' Fratelli, quella della loro commune Madre, quella della Serua, quella de' Parenti, e quella de Vicini, anzi la volontaria prigionia della meschina in vn' angusta stanza sempre rinchiusa, per custodire il suo candores nè meno nel viaggio per esfersi dimostrato del rutto inuerisimile, improbabile, e non prouato, & essendo lungi dal vero, comene pure in Roma, essendo notorio, che da Castel nouo fu condotta nelle Carceri, e da queste trasportata nel Monastero delle Scalette, e poscia per la sua gravidanza, sotto sigurtà d'hauer la Casa per Carcere di scudi 200. consegnata à detti Coniugi Comparini, trouandosi intanto il Caponsacchi alla sua rilegatione in Ciuita Vecchia, e nella quale cessaua. ogni sospetto, mentre vi era concorso il consenso dell'Abbate Franceschini tanto zelante dell'honore del Fratello, es proprio.

Nè si può senza gran violenza ritenere, , mentre si sente dallo Scrittore esagerare, che il Caponsacchi vscito dalle Carceri con la rilegatione à Ciuita Vecchia, in tempo, che la Moglie si riteneua per Carcere in Casa di detti Coniugi, albergasse in Casa loro, non potendosi dire menzogna più ssacciata di questa, attesoche il Caponsacchi non sù mai hospite di quelli, e subito vscito dalle Carceri si portò al luogo della rilegatione, che religiosamente hà custodito, senza mai esfer ritornato à Roma, nè la Donnavsci dal Monastero, se prima non era giustissicato à Monsignor Gouernatore, che quello dimorava in Civita Vecchia, colà costituito con sede autentica.

del Cancelliero di quella Corte.

Mi permetta per tanto il dette Scrittore, ch'io lo rimproueri di troppo ardito nel tacciare l'honore del Franceschini macchiato dalla Moglie, con dire, che appena salite le scale della Casa del Comparini in compagnia delli suoi huomini armati per commettere l'escerando eccidio, rimirasse quelle mura tutte piene de suoi scome, come che le dette muti pa-

reti

reti hauessero saputo Inuentarsi machine d'insognati pensieri per somentare la di lui inhumanità ad vna così horribile strage, mentre di ciò non se ne porta altra testimonianza di quelta esso ne scriue capricciosamente senz' alcun sondamento, volendolo disonorato per sorza, perche à gli altri disonori se gli cumuli ancor questo, benche à torto, essendo ben posto in chiaro di sopra, che la causa del commesso delitto non sit quella dell'honore per riparare li torti fatti dalla Moglie, mà li suoi inganni scopetti, il lucro speranzato, suanito, e le lini

pendenti.

Di che se n'apporta vn'altra non men convincente dimostratione, se l'honore à ciò spinse il Franceschini? non era assai vendicato con la morte della moglie? perche imbrattaisi prima anco con il sangue di Violante, e di Pietro non complici della pretesa disonestà? perche hauer tese l'insidie per più continuati giorni anco in procurare la morte di quel pio Benefattore, che mosso ancor esso à pietà, somministraua. toro aiuto nelle dd. liti? in questo non vi è caduto mai il sospetto del pregiudicato honore, mentre che la moglie staua in Arezzo, & esso dimoraua in Roma, e prima si maritasfe, non era in età, che di foli tredici anni non compiti, e doppo la fuga dal marito ritornata in Roma si sà come restasse custodita nelle Carceri, nel Monastero, e poi nella Casa di dd. Genitori, in tempo, che era vicina à sgrauarsi ; Dunque si può concludere auueraramente, che il motivo dell'occisione fusse altro, che dell'honore, mà come disse dell'interesse, e delle liti, come confessa nel suo esame l'istesso Franceschini.

Nè deue sprezzarsi la dichiaratione satta dall'istessa Donna'inarticolo di morte, all'hora che alla presenza di molti Religiosi, e Persone d'intiera sede, constantemente sossimole, tante serite, mantenne, e professò con gran franchezza d'esser sempre vissua casta, e sedele al suo Maritos, implorando
con viscere di somma rassegnatione dalla Diuina misericordia il persono d'ogn'altro errore, che di quello hauesse commesso à scorno del Marito, non presumendosi in quel punto
la moribonda mentire in discapito della salute etetna dell'
Anima sua; Douendosi ancora ristettere, che in d. fatto vi
concorse vna specialissima gratia dell'ssesso Omnipotente.
Dio in far soprauiuere per pochi giorni la moglie, acciò po-

teffe far palese la sua innocenza, e dar lume dell'Occisori, senza di che sarebbero andati impuniti li delitti, per ciò nel medemo atto il Franceschini reiteratamente comandò alli suoi Compagni, che osseruassero se eta motta bene, e quelli prendendola per le treccie, e alzandola da terra oue giaceura, credettero, che susse monta, perche la pouera Donna per issuno naturale seppe ben simularlo col suo abbandonamento, come contessano li Delinquenti, e questo concorso di gratia tanto più aunera la dichiaratione della moglie, che resta veriscata con la consessione delli medemi Rei delli delitti.

Misono riscruato per vltimo di discorrere, e rifiurare quello, che il d. Scrittore rappresenta dell'Abbare Paolo, e se hauessi à dire il vero, egli si può con ragione affermare esser stata tutta la pietra dello scandalo, egli hauer fomentato Guido suo fratello à gl'eccidij, egli hauer tramato tutta la machina, attelo, che effo fù quello, che da principio volle a. forza con industria, e con inganni il matrimonio di d. Francesca Pompilia, esso sù quello, che sosteneua le liti Ciuili, c Criminali, che sotto nome de Grandi spacciando animosamente la loro parola, pretendeua d'estorcere con belle insinuationi, con raggiro, e con inganno quella giusticia, che non si doueua; esso era quello, à cui maggiormente si rendena sensibile esser stato scoperto per homo di machina, e l'esser stato deluso nel proprio inganno, onde hà ben ragione di dire lo Scrittore, che li volti degl'altri li servivano di specchio per rileggere le sue male procedure, mà non dell'honore tolto al fratello.

Si tralascia di rispondere à ciò, che l'Anonimo procura di sar credere in lode dell'Abbate Paolo Franceschini, per eccitare maggiormente il compatimento, mentre l'intentione dell' Autore della presente risposta, altra non è, che di metter in chiaro la falsità de supposti contro l'onore della pouera Donna, e de Comparini, e di setuire alla giustiria, lasciandone il giuditio à chi n'hà piena cognitione, e per l'istesso riguardo si trascura la risposta à molt'altre improprietà, che dal detto Scrittore inutilmente si dicono senz'alcun proposito, concludendosi la presente risposta coll'esempio da esso allegato di Sansone, che all'ora, che si vidde esposto alle publiche burle del Popolo, diede vna scossa alle Colonne del Palazzo, facendolo cadere per morire con gl'altri, e sotto le ruine di quello

quello, per non effer più ludibrio de la gente; Così d.Franceschini, per non esser più schernito da suoi inganni, conniene, che con li suoi Compagni paghi la meritara pena de proprii delitti, troppo perniciosi alla Republica, & alla quicte, e sicurezza, sche deuono prouare li Litiganti nella Corte di Roma, per mantenere la quale hà provisto la vigilanza de Sommi Pontefici Alessandro VII. e de Successori, con la Constitutione sopra di ciò publicata, e co' Bandi successivamente promulgati; La fanta dispositione delle quali Leggi doueua tanto più rassegnatamente esseruarsi, quanto che haueua il medemo eletta la strada giucitiale, e li ricorsi fatti al Sommo Pontefice Regnante, zelantissimo del giusto, erano stati rimessi à suoi Giudici, di che non senz'vna sfacciata iningiuria poteua dolersi, come pare, che l'Anonimo Scrittore voglia ascrinerlo ad aggranio, dal quale s'esacerbasse lo sdegno del Franceschini, il che parimente dimostra con qual animo prorrompesse in eccessi così detestabili.



Romana Homicidiorum.

III.me & Reu.me Dñe. Missa vltetiori decertatione cum Domino mco Fisci Aduocato super communicatione suarum Allegationum, quia tempus breue est, & magnam eidem observantiam profiteor vique a minori ætate; Transcat, quod vbi agitur de nece inflicta per maritum vxori fuz non in actu deprehensionis eiusdem in Adulterio, sed ex internallo, sola suspicio quantumuis vehemens non sufficiat ad eximendum à pœna ordinaria legis Cornelia de Sicar., sed requiritur liquidissima probatio Adulterij, quemadmodum exaduersò prætenditur, cuius tamen contrarium nos probauiaius in preterita s. Quamquam ad hoc, & tradunt ibidem non allegati Dond. confult.97.num. 16. in fine, Sanfelic. decif. 237. num, 12. , Muta decif. 61. num, 2. . vbi quod fufficit, quod reperiantur in mansione soli, & num.3., præserrim fi mulier erat pulchra, Mafcard. de probat. concluf. 6: num.1., & duob. feqq., vbi refert illud Ouidianum

Lis est cum forma magna pudicitiæ,

Et vir illam desiderabat, proùt in præsenti iuxtà aliud eiusdem Authoris

A Iunene, & Cupido credatur reddita Virgo?

In præsenti tumus in casu nedům liquidissima probationis, sed saki notorij, quia habemus Decretum huius Tribunalis, per quod huiusmodi Adulterium suit canonizatum, cuius verba, quamuis telata in præsenti informatione s. Absque eo, quod piacet hie tepetere, quia sunt nimis clara, ibi -- Ioseph Maria Caponsacchi de Aretio pro complicitate in suza, & deniatione Francisca Comparina, & cognitione carnali eiusdem relegatus per triennium in Giustate Vetulu.

Non autem præterite possum, quod adhue prætendatur, quod huiusmodi Decretum suerit reuocatum; quia, ve dixi in Informatione, veritas est in contrarium; solum enim habemus, quod in mandato de excarcerando Canonicum delinquentem, omissa relatione totius supra relati Decreti, sut dicum—pro causa, de qua in actis, quæ verba tantum abest, quod præseferant dictam reuocationem, quinimo probent eiusdem Decreti consirmationem, ve sirmauimus in Informatione s. Nee verum est, quod idem dicendum venit de similibus verbis adhibitis per Notarium in obligatione quam secit Francisca Pompilia de habendo domum patris pro carcere, cum à Monasterio, voi secure permanebat, suit ad illam traducta ex causa suppositæ infimitatis, sed verius dicam, prægnantiæ, quam malo sato voluit abscondere.

Tanto magis, quod ista prætenta Decreti revocatio non potuister fieri altera parte non audita, gaemadmodum dixi in Informatione S. Eogue magis.

A

Sicuti

Sicuti præterire non possum, quod dicatur Canonicum suisse condemnatum solum in penam relegationis ob desectum probationis Adulterii; si enim huiusmodi probatio non extitiste, quo inte potuissent Domini mei ludices exprimere in Decreto, quod illum condemnabant pro cognitione carnali eiussem Franciscæ Pompiliæ? Veritas iraque est, quod ludices habuerunt pro concludentissime instincato dictum Adulterium, & dictum Canonicum de codem conuictum, cum in Processu nil aliud deesset, quam depræhensio in illo actu obscæno, quam non esse eccssariam ad probandum Adulterium, in his terminis scripst Assistim ad probandum Adulterium, in his terminis scripst Assistim constitutione si maritus num. 4. vers. & pondera, & sequuntur Farinac, quast. 121. num. 421. Polic. de Reg. Aud. tom. 2. tit. 10. cap. 7. num. 29. vers. ac proinde pag. 34.

Quod verò pœna, in qua fuit condemnatus didus Canonicus non respondeat dido delido, circa hoc plura possent replicari, sed quia id non respicit D. Guidonem, ideò etiam hoc paritèt transcat; Vtcumque enim sit quissam negate potest, quin idem. D. Guido persedo dido Decreto, quod glossa non indigebat, iure debuerit irasci de violata sibi coniugali side, & quod si posteà de huiusmodi violatione vindicam sumpsit aliqualiter non sit excusandus, Textus est in l. si Adulterium 33. s. Imperatores sf. ad l. Iul. de Adulter. En in l. si quis in graui s. si quis moriens in sine si. ad S. C. Syllan., & tradunt Dodores per nos plena ma-

nu congesti in præterita S. Et conciliando .

Et quidem quamuis huiusmodi vindictam sumpletit ex interuallo. vr plenissime suit demonstratum in dicta præterita Informatione 5. Nee verum est, ita vt pauci Doctores sint, qui contratium teneant, & proptere à hæteticum serè sit de veritate huiusce sententiæ dubirate, vt inquit Soccin. sen. cons. 74. mm.3. lib.1. præsertim cum illa sit recepta in omnibus serè Tribunalibus Mundi, signantèrin illo Sacræ Consultæ, quæ normam præbet cæteris Tribunalibus Vrbis, & totius Status Ecclessastici, ita vt ab eius opinione recedere ad instar quoque sacrilegii esse affirmet,

Conciol. alleg.95. num.33. , & allegat.97. num.8.

Est autem pulchra prætensio velle Adulterij liquidissimas probationes excludere ex disto ipsius Mulieris de illo conuistæ, & illius occasione, vt ingenuè fatetur Dominns meus Procurator Generalis Fisci, in Monasterio retentæ, cum scilicet non teneretur neque in Articulo mortis detegere propriam turpitudinem, vt probauimus in dista præsenti Informatione S. F. quatents, & s. seq.; Er cum ipsa malè, ne dicam pessime vixerit in perniciem honoris, & existimationis sui Viri nullam el iniusiam irrogamus, si præsumere volumus, quod nec in morte volucrit resipisci, tuxtà illud - Chi mal viue, mal muore -- & quia nemo nec in morte presumirur Sanctus Ioannes Baptista, vt in Informatione § Nec valet dici.

Firmo itaque remanente, quod D. Guido iustam habuerit Caufam occidendi, siue occidere faciendi Franciscam Pompiliam

Vxorem; Idem necessariò dicendum venit quoad homicidia. Petri, & Violantis Soceri, & Socrus, quia in Processu fabrica. to occasione fugæ dictæ Franciscæ Pompiliæ a vito emersit etiam probatio, quod ipfi conspirarunt in illud idem delictum, confequenter fuerunt in causa læsionis honoris, & existimanonis eiusdem D. Guidonis, que etiam honoris lesso ex co resultabat, quod ipsi supposuerunt, & palàm omnibus secerunt, quod eius vxor non erat coru filia,nec legitimè genita, sed filia meretricis, & posteà illam receperunt in suam Domum, postquam fuit declarata Adultera, aut enim ipsa erat ipsorum filia, & non debuissent hoc Iudicialiter negare, aut verò non erat filia. & nec debuissent illam recipere in suam Domum, postquam fuit de Adulterio conuicta, cum taliter agendofacto iplo declarauerine se eiusdem Lenones suisse, & esse velle . l. 2. S. Lenocini l Mariti lenocinium ff. ad l. Iul. de adult. l. 2. C. edem, Menoch. de arbitr. caf. 534. num. 23. Farinacc. quaft. 144. num. 94. & 98.

Confessio D. Guidonis cum illa Qualitate, quod homicidia demandauerit ex Causa honoris non potest scindi, sed acceptari debet per Fiscum cum dista Qualitate, se probautums in Informatione s. Huiusmodi enim Confessio, Doctares verò in contrarium allegati per Dominum meum Aduocatum Fisci procedunt in-Qualitate extrinseca ab ipsa Confessione, se que aliunde non instificatur, se demum vbi agitur ad pomam extraordinatiam, quemadmodum se nos admissimus in nostra Informationes

S.Prefertim .

Sicutt autem Cansa honoris relevat Dominum Guidonem à pæna ordinaria homicidii, ità eum relevare debet ab alijs quibulcumque pœnis ordinatijs appositis in Bannimentis, & Constitutionibus A postolicis contra deserentes arma prohibita, seu committentes alia delista; dixi enim, & repeto, quod iusus Dolor, qui eum excusat ab vno Delisto, excusare quoque debet ab aliis, cum semper, & vbique militet ratio, quod ipse non fuerit in plenitudine Intellectus iuxrà latè sirmata in Informatione à §. Agnoscit Fiscus, vsque ad §. Duo verò ad Litem.

Et sicuti ista Causa est sufficiens ad consequendam minorationem pænæ respectu D. Guidonis, ità pariformiter sufficiens reputari deber ad illam consequendam sauore eius Sociorum, qui tamquàm Auxiliatores puniri nequeunt maiori pœna, quam ipse Principalis iuxtà innumeros serè Doctores, & quidèm magni nominis allegatos tùm in præterira §. Qua dista sunt, cum seg. tùm in præsenti §. Veràm, & Socios, quibus exaduerso nul-

lum fuit datum responsum.

Facilius verò respectu Blassi A gostinelli, qui neutiquam fassus sult aliquem occidisse, seù vulnerasse, sed solummodo additisse, ve præuentiue perpendimus in Informatione 8. Quoad Blassum.

Et quoad Dominicum, & Franciscum vitrà deducta fauore aliorum, ipsi sunt forenses, qui proptereà non ligantur Bannimentis Gubernii (quibus non ligantur alii, qui non sunt de Distri-A 2 cu) du) nec Constitutionibus' Apostolicis Armotum delationem prohibentibus, vt diximus in præterita § Que co facilius.

Multo magis cum Dominicus adhuc afferat se eile grate minorem. prout pro tali fuerat discriptus in Processu fol. 304. & respectu Francisci vitra prædictam descriptionem, de qua in eodem. Proc. fol. 35. habeamus fidem Baptifmatis, que concludenter probat ætatem , Buratt. decif. 75. num. 1. , & decif 117. num. 20. par. 12. recent. natus enim fuit die 14. Februarii 1674. quo fit. ve tempore commissi delici) quod attenditur ad essectum punitionis juxtà Gloff. in l. sciant v. moritur ff de legit. hared. , Marsil. in l. Infans, num. 13. ff. at l. Corn. ad Sigar. & in l. de minore, n. 40. ff. de quell., Clar, in pract S. fin. queft. 60. num. 4., Tiraq. de Pan. temper. caus. 7. num. 8., Menoch. de Arbitr. cas. 3 29. num. 22., Campan. refol. 2, num. 22.) nondum expleuisset annum vigesimum quartum suz ztatis; Minori enim vigintiquinque annis est poena minoranda, l. ferè in omnibus ff. de Regul. Iur., l. aut facta. S. Persona ff de Peu., l. Auxilium S. In delittis, & l. si ex Causa S. Nunc in minoribus ff. de minoril, cap. hoc fit positum 16. quast. 7. , Bartol. in 1. quid ergo S. Pæna grauir. ff. de bis , qui not. Infam., Marfil. con (.48. num. 54., Vulpell confil 63. num. 10., Prat. responf Crimin 25. num. 46. , Farin. quaft. (2. num. 41. , & fegg. Odd. de Reftit. in mtegr. par. 2. quaft. 80. nur. 72. , & pluribus fegg. , Baron. de effect. minor. etat. effect. 10. num. 1., & fegg., Narbon. de atat. annor. 25. quaft 43. prafertim num.6., D. Raynald. obferu. par. 2. cap. 14 in Rubr. n. 270, 5 274. cum fea. , Thelaur. dec. 161. num. 4. , whi inuebit in ludices contrarium prafficantes , & nn. fegg.

Et quidem de necessitate, non autem Iudicis arbitrio, quid huiusmodi penæ minoratio procedit ex Beneficio d Iure introducto, & ex Causa intrinseca delictum minuente, Ancharan quast. 88. num. 3., & 4. lib. 2., Odd. testans de communi dista par. 2. quest. 80. num. 93., Farin. dista quast. 92. n. 162., & 165., Baron. d. essertio. num. 14., vbi quod Iudex aliter faciens tenetur in Syndicatu, & numeris seqq., Sabell. alleg 6. num. 102. post Tom. 2. summa, Pras. respons. crim. 24. num. 46., D. Raynald, dista cap. 14. in Rubt. 1.388.

Thefaur. diela dec.161. num.6.

Licet verò non desint, qui contrarium sentiant, quod scilicet totum pendeat ab Arbitrio Iudicis, nostra tamen sententia est verior, & receptior saltem in Criminibus, quæ non sunt de attocissimis, yt distinguendo tradunt spad. cons. 110. nnm. 15. lb.1., Farinace. dista quæst. 92. num. 107., Campan. res. 2. num. 26., & 55. ibique Oril. num. 3.6. & 7., & quod ybi disseum est solum atrox, yci atrocius sudex teneatur necessitate ossici pænam minorare yltrà mox allegatos Thesaur. dista dec. 161. num. 5.

Et quod hæc sententia locum habeat in crimine homicidij, non obstante dispositione Textus in l. si quis te Reum Col. ad l. Cornel. de Suar. ibi-. Si quis te Reum legis Cornel. 2 secent Innocentia purgari crimen non adulta arate desendi conuenti. quia dispositio huius Textus talitèr interpretari debet, yt nempe minor Delinquens

non excusetur in totum, sed tantum mieius puniatur iuxta antiquiores plena manu congestos per Farinac. dista quest. 92.n. 112. & seqq. quod idem sentiunt Guazzin. des. 33. cap. 17. num. 1. Caball. ref. crimin. 134.num. 11. Prat d. respons. crim 25. sub num. 48., Paschal. de patr. pocst. par. 2. cap. 8. num. 22. Ther. compend. decis. par. 3. sest. 2. Thesawr. d.decis. 161. presertim num. 7. Corthiad. dec. 92.

num. 29. & decif. 96. num. 57.

Maxime quando, provt in præsenti, minor non deliquit solus, sed in societate aliorum, tunc enim præsumitur seductus, ideoque facilius pæna ordinaria eidem venit minoranda Farinae-d. qu 92. num. 108. circa sin. vers. & etiam quia, Hestor. Fasic. alleg. 36. nu.6. par. 1. Guazzin d. def. 33. cap. 17. num. 1. Vers. & late ego deduxi, Thor. vot. 10. num. 16. par. 2. Oril. ad Campan res. 2. num. 8. D. Raynald. distapar. 2. cap. 14. in Rubr. num. 28 zvers. sech squando, & vers. & quod ad minorandam Chartar. decis. crimn. 78. num. 6.

Nescimus quo se vertere prætendat Fiscis pro destruendis hisce intidicis sundamentis, quia Dominimei agentes ipsius Partes nec in præterita, nec in præsenti quidquam motivarunt circaprædista, quotiescumque verò prætendant hane nostram exceptionem elidere cùm Statuto Florentiæ libitanbr. 33. qualiter minor 16. annis delinquens puniaturin criminalibus, plures

suppetunt responsiones, &

Primo, quod dispositio huius statuti non extenditur ad delictacommissa extra Territorium dictæ Civitatis, sed locus delicti,
ciusque statuta attendi debent, istis verò cessantibus, prout inpræsenti cessant, quia bannimenta huius Gubernii, vbi agitur
de punitione quoad forenses locum non habent ex desectu potestatis Principis, seù Officialis illa condentis ex allegatis in præterita §. Qua eo facilius, & §. seq. tune delinquens puniti debet
secundum lus commune Bartol.in l. cunssos Populos num. 49. & 50.
ibique ctiam Bald.num. 45. & seq. Cod. de Summa Trinit. & Fid. Ca-

thol., Farin. pragm.crimin. par. 1. litt. D. num. 107.

Secunda Responsio est, quod statutum nil aliud dicit, quam quod minor annis decem, & sex non possit puniri poena ordinariadelicti, consequenter operari debet in hoc casu, quando verò agitur de minore excedente dictam atatem, sed minore annis viginti quinque, Regula desumi debetà sure communi, à quo dictum statutum in tali casu passituam recipit interpretationem, vt in puncto huius met statuti consuluit Marcus Asin. inter statut crimin. diuers. in fol. tom. 2. cons. 110.num. 12. sequitut Caball, dista resol. crimin. disto cas. 134. num. 11. ad medium, vbi testatut se vidisse ità practicari penam minori annis 25. maioritatem decem, & octo minorando, & in puncto aliorum similium statutorum resoluunt Anchara. qu. 58. num. 5. & seq. Boss. tit. de confession. 69. vers. Consideratio tamen.

Tettia denique responsio, & quæ ponit salcem, ad radicem est, quod iste Inquisirus non est de Ciuitate Florentiæ, nec de cius Territorio, sed de Territorio Aretino, Ciuitas autem Aretii,

ciulque

ciusque Comitatus non ligantur Statutis Florentinorum, tùmquia non sunt Subditi, sed recomendati della Ciustati Florentia, vt in puncto consuluir Soccin. Sen. conf. 7. presertim num. 2. & 4. seqq. vol. 1. & conf. 74. quod est Bartholomai siluj sub num. 3. cod. vol. 1. vbi dici, quod precedenti consilio sui Patris se subscriptis seucrus legum Interpres Thomas Docius Senensis; Tum quia cadem Ciustas Aretsi habet propria statuta Soccin. Sen. d. conf. 7-num. 7. vol. 1.

Recurritur enim ad statuum Ciuitatis dominantis, cum aliæ Ciuitates subicæ non habent propria, secus silla habeant per
Text. in l. de quibus 31. ubi Bald. num.6. @ Castronsmu.2.in sine vers.
patet etiam st de legib. Socin. d. cons. 7. eod. num.7. vol. 1. idem Castro
cons. 129. num. 1. lib. 2. Cabr. cons. 29. num. 47. lib. 2. Mendos. in
addit. ad Roman. cons. 21 & circa sinem, Rot coram Coccin. dec. 1451.
num. 6. @ coram Dunoy. Iun. decis. 937. num. 18. @ in rec. dec. 107.
num. 17. @ seqq. par. 15.

Itaque tuni contraria, velfimul incompatibilia Gratian. discept. 9.
num. 25- Rot. coram Dunog. lun. dista dec. 937. num. 19. Geq & dista

dec. 107. num.19. & tribusfegg par.15.rec.

Cuiusmodi esse illa Civiatis Aretii respectu aliorum Civitatis Florentie testatur Soccin Sen. d. cons. 7. d. num. 7. vol. 1. & patet ex Rubr. de oblig. minor. vbi mandatur, quod minores 24. annis non possint obligari sine certis solemnitatibus, super qua consuluit Paul. de Castr. cons. 124.lib. 4. ex hoc enim statuto satis constat, quod in dica Civitate, & cius Comitatu minor atas regulatur à lure communi.

Quatenus vero Fiscus habeat alia fundamenta, quæ ex nostro debili Iudicio dininari non potulmus, supplico illa benignè communicari, ne Pauper Inquisitus minor remaneat Inde-

fenfus.

Denique respectu Domini Guidonis supplico animaduerti ad infesicem statum ipsius, & nobilis eius samilia; habuerunt enimo omnes de hac samilia, eiusque cognatione, quod satis, & vsque ad vltimum vitæ spiritum lugere possint, cum respectint ad ignominiam eisdem illatam ab hac muliere, eiusque Genitoribus, propter quam, & dubium in præsenti est, quod aliquis etiam Proximior insanuerit, hoc sane dictat eximia Pietas Clementissimi Principis, & Illustris, D.mei, quibus iptemet luquistus toto corde se commendanir in suis constitutis, absque eo, quod hoc idem discant ab Austore Anonym. Subtus Sansalie. dec. 337. in sine.

Quare &c.

Desiderius Spretus Pauperum Aduoc.



Illustris. & Reuerendis. D.

Vrbis GVB**ER NATO**RE

In Criminalibus.

Romana Homicidiorum.

PRO

Domino Guidone Francischino, & Socijs Carceratis.

CONTRA

Fiscum.

Replicatio Iuris D. Aduocati Pauperum.

ROMÆ, Typis R. Cam. Apost. 1698

Mare Sig lo Sig le Los Olis.

Dardi gungero Lo Lingtyficationi inmiaremi dod VI Home a poro della 6 m del Victo Luis franceschini, pointe haudino determinate des congregaços de monte Loule che deto Jig. Luido fo/10 Res de Movre now offent to Ragioni det od at suo Jamord, a) gran farga dalla medema otrenni qualitid hilakond per quirit cart il vuo clènicato da me allegaro, al Tè effero fur palitico trapero in trebro; ma giulicando espendente La dita di N. S. il non differird de ottemenom della ven centra gia destruato, helle per bend con Chirografo sarticolare dengard al ogni Intuitagio aliniale, che fi fors pour complered, et also università reperso à france de Laguino uno de Complier ; 1/2 the hogge 2) visito eviseu as los venos tentro contro tentre cinque, cotto visito di vintono mel general lello merodo, homes To il vigo Quido terminara Las vues ditos collas Accollationed; deverse à corys Lationed a suoi Parture, et Amici L'ester state commiserate de red gl sommi. nil 'onord, o da' i buoni, ancovcho, confessavo Las miso acholistas novo possa negare de ventivos um Jupinio Remmanio, attribuendo il puto al mese hener's saputo roppudencend Le vind dalide Ragioni. Congregati il difo gladio quitto pe soft ausdered alles de lus Capos, et at Mar. I vivor Amier cons copiests februares de la commentation de la commentation de la commentation de Oh 03. Ulus Como ca. fel. 16gg.

Dura Som be rom Erounds A rungel



Jagiusi ficazioni merdase un sono giunas in senza puele hogy finelines Logge tena connecia è trasa exequita la giurija del junes h Jui Lo con ferli la seva ei queldes hier won that imprimed. Ja laura for the lu to marael ma peule ven delos it chieries, es of green to presenteur the greams a lew women canas. la with dopps the I'em yedita befata in thespo of Saverne le giuraificazioni il Napa penio ieni il chi rogiafo, a ha estur che son oninem se à enquisea Tis he is were usboned I this, he explipely timil pene almeno un le misure fase la n'é n'esces che muria da yalane heromo perhe olhe Vanere seves con corez: yis a excuplacità à tras companioner la ognion lans hewoms, a won his pendus nienache cara ma cimarcia della repurazione. Visi con corse trava Roma come just enelere, a con ci è tras rigers, con frens che ti tia mide force, e von li tiene manuace recome vlazioni L' gren concequenza penhe il highe Ambanishre Sell Myseratre no parli Di progranito marved; comprime egli mi line ierlalho, e prile was

Ho' terminaen le tree privace go long us belomilis eggni est là inte monig! Legresario engliporente penso che tiem, all'ordine. No la prego a favorimi l'quellesque la preser più prese che la provible e quert il lan trippo von ne lani l'adite favorità accustarmedo perha is porna pensae à altri passi esterle una esto a unite l'questo imbeglio se pomibile sar affine rese con riverila.

A.S. exposes al row

Mit Mos Ca. Sig. Sig. mis In Jothon 124

Marted si proposed to Nigratia Ais Can e Salgong Bat Sours: no pisstue = Octavo et ad mense = La mense era che L: asgettanere Le giustificacioni del friccices consequelo. Le questo fauncuste refolure proficiono ficto L'afenforis er paminerarons o'regoivare i buoni Amici, quando Mes Ale Talus dera alle Toes D'a Good moto propries to Hoscis so il chirogra so denoga to al shicircase qualif di adverses at allo mina to 'D' von delli sorre . Sorreis il Chirografi di provale Saliva dal nuova, es con essa la certella Cella Giushin che c'Aguin Eggi Tonger il pranto 2 cingue and del pouces of Guido con il raglio della Testa Deel'alli qualin forci con a forga. Non Vignifico à Wifet I mio rolare poide D' fine pora essere La mes Veridies testimonis. Requistification: Varebono Vaste D' riberanta grands. me 'non nel (aso & perele his of to hai voleto cofe) Aceline Laporive del pico, mancandosti solo una pioposta)
che inci aco fullo che mi sara copo tata aceco " Noles". fallia Sintina positione. Howarehe it his house? det Conto a thijake day l'intereff it pohable service VI Cen. Si'rella Cad mahimomiel 3

d'nell'altra del Some onde mi nimetton' histo It.

Le VI been D'Auricara, pegandola sengre jun'
D'inespant comani acció segentami. Jose estere

El Hosto Olma Li na por 16 gco.

Canto Philydinue

Almoh Mespher les por mis Problems of the Strawns

Alb' How Light Light Liver Colonie Stage Auch Grando Cencinio



Romana.

Illustriss. & Reume. Die. Incaceri-

mè, & eruditissimè habita inter DD. Pauperum Defensores, & Fiscum in Causa Homicidiorum per conductos homines patratorum à D. Guidone Francischino in personam Francisca Pompilia eius Vxoris, & Petri, ac Violantis Coniugum de Comparinis, renui in arenam descendere, ne à proprio, quod cum eisdem DD. Defensoribus ago, munere declinare viderer; Deditque moras, ac tempus indulsit tacita etiam miseratio, nimis enim præiudicare credebam eisdem Guidoni, & Socijs pro tali Reatu carceratis, ad quorum excusationem præcipuè se exhibebat causa honoris, si tunc voluissem prosequi Desensam longè antea mihi commissam pudicitia, & honestatis eiusdem Franciscæ Pompiliæ, cuius teneram Coniugij mentem nulla vnquam impuræ libidinis aspersit infamia, & cui suspicax Maritus nihil potuisset obijcere, nisi V xorcidium fuisset sequutum, quasi ex hoc solum Adulterium voluerit probare, quod Vxorem potuerit occidere, & occiderit, vt crederetur Adultera.

Modò autem, quo, respectu Carceratorum omnium, Causa remansit funestissimè terminata (sic enim desinunt, quæ incipere non debuissent) reassumendo infelicissima quastionis pugnam tutissimè assero, quod ex latè deductis in mea Informatione super exclusione afferti Raptus ex gratia reassumenda; Et ex latiùs cumulatis per Illustrissimum D.meum Fisci Aduocatum in suis doctissimis allegationibus in vtraque Causa propositione distributis, absoluendam omnino esse memoriam prædictæ Franciscæ Pompiliæ à sibi iniustè, & nimis animosè per Virum impicto Adulterij crimine, & per definitiuam Sententiam declarandum ipsam Maritale fœdus non violasse; Absque eo, quod incongrua videatur talis Instantia, nam quamuis per mortem omnia delicta cessent, vt per Text.in l. Defuncto, vbi Gloss & DD.ff.de public.delict. & in l. Senatusconsultus, S. Sipropter; ff.ad Tertullian. & in cap. Quorumdam,

distinct.22.tradunt Eugen.conf.21. num.2., D.Canonicus

Rai-

Rainald.in syntax.rer.criminal.tom.1.cap.2.§.1.numer.75. vers. Et quando reus, & tom. 2. cap. 23. \$. 1.2. 6 3. num. 234. Carpzou.in prax.criminal.tom.3.quaft.141.num.1. Nihilominus quando delictum est atrox, & eius natura, yt indelebilem infamiæ notam secum trahat, eius memoria semper durat, ac propterea interest D. Principali ipsius Au-Aricis samam ab asserto Adulterij crimine vindicare, vt optime tradunt Eugen.conf. 21. num. 5. circa med. Peregrin, de jur. Fisc.lib.4.tit.5 num.35. ibi: Decimus tertius casus est, cum Hæredes defuncti ad purgandam infamiam, que publice contra defunctum laborat de aliquo crimine, volunt, ad tuendam illius innocentiam, quod de crimine ipfo coonoscatur, nam id fieri iure conceditur; Boss. tract. criminal.tit.de panis, num. 34.prope fin. ibi: Et nota omnind, quod et simors tollat panam, tamen potest Hares defuncti profuma. & honore eius instare, vi declaretur super co crimine; Caball.refolut.criminal.caf.298. num.30.ibi : Quod licet mortuo delinguenze sit extinctum crimen quoadpersonam ipsius, tamen Heredes Rei pro eorum interesse, 6. purganda infamia defuncti, possunt petere, quod procedatur ad Sententiam . & declareter defunctum non commifife delittum; idemque firmat in num Segg.

Et quidem non fine manifesta ratione, nam sicuti Fisco permittitur procedi ad vlteriora in cognitione delicti in vita defuncti perpetrati, vique ad illius memoriam damnandam, vt ex Text.in 1.6. C.ad l. Iuliam Maiest. 6 in I.final, ff.cod. o in §.3. institut. de public. iudic. aduertunt Eugen. citat.conf.21.per tot. D. Canonicus Raynald.diet.cap.2. \$.1. verf. Et quod dictus Reus, & verf. Et boc in cafu; Ita pariter denegari non potest D Principali, tamquam Hæredi beneficiato, & Successori eiusdem Pompilia, & Petri Comparini, quin, dum de illius innecentia constat, instet pro Sententia absolutoria reportanda, cum alias quilibet admitti possit ad defunctum defendendum, vt monet Glos. in cap. Damnationis 24.que St. 2.6 l. Seruum quoque, ff. de procur. Penia ad Emericum in direct. Sac. Inquisit.part. 3. comment. 92. ver f. Hec accusatio, & vers. Ne quis autem, Decian.tractat.crimin.tom. 1.lib.5.cap.57.num.10. D.Canonicus Raynald.citat.cap.2.S.1.num.75. vers. Et boc inca-

Su, circa med.

Nec ad hulusmod i Sententiam retardandam iterum allegari meretur fuga per dictam Pompiliam capta in societate. D. Canonici Caponsacchi, cum quo in Hospitio Castri Noui Carceribus mancipata fuit; vltra quod enim pro ea remouenda sufficeret allegare ludicatum huius Illustris. Congregationis emanatum sub die 18. mentis Februarii proxime præteriti aduersus Guidonem Franceschinum, per quod fuit publice morti traditus sub die 22. subsequenti, non obstante, quod ad pænam V xoricidi, euadendam vnice insisteret super afferto Adulterio, quod ex prædicta fuga ab eius domo refultare prætendebatur. cessat quæcumque inhonestatis suspicio ex desensionibus tunc factis, & ex ipso Processu de justissima causa apparet, propter quam miserrima Vxor huiusmodi sugam à domo Viri arripere conata fuit, non quidem ex causa explendæ libidinis cum afferto Amasio, sed vt ad proprios lares remearet, ibique, & apud Parentes tutam, & honestam vitam viueret; Quam sanè causam optime præsesrunt, nedum notiffima jurgia statim ex orta post accessom ad Ciuitatem Aretinam vna cum Petro, & Violante de Comparinis in exequationem conventionis in capitulis Matrimonialibus infertæ. propter angultiam-rai familiaris, itaut coacti fuerint post paucos menses Vrbem repeteresnon fine maximo mœrore ob deceptionem deteftam. vt constat ex epistolis Abbatis Pauli Franceschini, querimonias ex dicta deceptione resultantes præsupponentibus, & fignanter ex illa scripta 6. Martij 1694.ibi: Torno d scrivere d V. S. che non voglio imitarlo nel modo di scrivere, non essendo da par suo seminar serte parole nelle lettere che meriterebbero risposte di fatti, e non di parole, e queste sono offensiue à segno, che le conseruo per suo rimprouero, e sua mortificatione, & infra, ibi: Che se lei ci darà de' quai (che non cre do mai) non ne resterebbe esente ne pur lei; & exalijs epistolis recensitis in præterita Informatione, & signanter &. Videns igitur, cum sequen. que licèt qualitatem altercationis non ostendat, attamen dum D. Abbas Paulus non exhibuit litteras eidem scriptas, maxime contra eumdem vrget præsumptio querimonias suis, se iustas, & causam, ob quam conquerebatur, & altercabantur, suisse veram, vt in proximis terminis firmauit Rot.

A 2

in Romana, seu Neapolitana Liberationis à Moleslijs 27.February 1690. §. Ed magis, coram Eminentiss. Arebiepiscopo Mediolanen. & in Romana Pecuniaria super Exhibitione 21. luny 1694. §. Clariùs, coram R. P.D.

Muto.

Verum etiam acerrima lis mota per Petrum Comparinum_ fuper nullitate constitutionis Dotis, & probationis suppesitionis partus factæ per Violantem Matrem, tam ad decipiendum Virum, quam ad arcendos Creditores, qui de eo tempore valde vrgebant, & cum Dos comprehenderet omnia bona, & integrum Comparini Patrimonium non... exigui valoris, inspecta qualitate personarum, mota per Socrum controuersia super considerabili quantitate. que vt passim experientia docet, implacabilia odia, & grauissimas inimicitias parere solet, vetradunt Grammat. conf.46. num.4. Crauett.conf.75. num.11. Soccin. Iunior conf.73.num.14.vol.2. Decian.tructat.crimin.lib.3.cap.25. num. 56. Vermigliol. conf. 321 num 5. Farinace. qualt. 49. num. 2. Huius modi effectum in inselicem V xorem peperit, itaut Coniugalis amor iamdiù præcedentibus altercationibus turbatus, penitus extinctus remanserit, ita & taliteraveipla pluries in proprie vita discrimine propter Viri severitatem, aliquando contumelijs, & aliquando igneo breuiori sclopulo eam persequentis, se constitutam viderit, que sanè pericula sicuti dubitari nequit, quin sint aptis. fima ad incutiendum metum in quemlibet constanten. Virum, vt monent Alex.conf. 156.numer. 4.libr. 5. Cepoll. conf.2.num. 5. Parif.conf.60.num.3.lib.4. Mafcard.de probat.lib.2.concluf. 1051.num.49. Menoch.de prasumpt.lib.3. presumpt.4. num.8. Boer. decis. 100. num. 13. Rot. post secund.vol.conf. Farinace.deci/.260.num.10. & 11. ita multo magis id affirmandum venit in Francisca Pompilia puella teneræ ætatis, omni prorfus auxilio destituta, extra proprios lares, & absentibus Parentibus, ve tradunt Menoch. conf.1.num.290.lib.1.Crauett.conf.114.num.3.lib.1.Cepol. conf.221.num.4.6. 8. Mogolon.de met.cap.2.§.6. vbi quod folus visus armorum, licet habens eis non vtatur, neque ea euaginet, est iusta causa metus productiua, & S. 7. numer.15.vbi Consanguineorum absentiam pro metu inducendo considerat, D. Canonicus Raynald.tom. 3.cap. 25.§.4. num.

et tamin mulièr Luafis granila paulo ansi fuzas num. 34., vbi quod sufficit videre signa, & actus manifestæ

voluntatis, vel præparamenta.

Ac proptereà concurrentibus tot relevantissimis circumstantijs, per quas Pompilia mota fuit maritale lectum deserere fugam arripiendo, prorsús excluía remanet quæcumque suspicio inhonestatis, & coniugalis violatæ fidei; Quoties enim habemus duas Causas, quarum altera est licita, & permissa, altera verò iniqua, & abominabilis, ea omninò venit amplectenda, per quam delictum penitus excludatur, vt per Text. in cap. in panis de regul. Iur. Gin l. interpratatione 42. ff. de panis Monent Bald. in l. 1. num. 10. Cod. de ser. fugit. Censal. in l. vnica S. 1. num. 36. vers. quod si plures extiterint Caufa C. siquis imperatori Maled., Honded. conf. 105. num. 60. lib. 1. Crauett. confil. 8. num. 2. 6. conf. 319. num. 1. Andreol. contr. 66. num. 24. Mafcard. de probat concl. 814. num. 8. vol. 2. Conciol. allegat. 87. numer. 24. Rota Januen. voto 11. num. 5. , 6. 6. post. cenfal. in d. l. vnic.

Absque eo, quod talis licita Causa exclusa remaneat tam ex Epistola per Franciscam Pompiliam Abbati Paulo scripta, in qua grates eidem rependendo, quod eam Matrimonio coniunxerit cum eius fratre, genitores insimulabatur, quod eidem pessima Consilia insinuarent totam domum perdendi, & Vrbem cum Amasio repetendi, quodque per corum discessum tranquillam, quietamque vitam ducebat; Quam etiam ex societate Domini Canonici Iosephi Caponsacchi, cum quo sugam arripuit, propter quam suit ipse in Ciuita-

te Vetula per triennium Relegatus.

Nam quoad affertam Epistolam quicquid sit, an subsistat, & verisimilis existimanda sit, qualitas per eamdem Pompiliam in suis constitutis adiesta, quod scilicet Maritus designauerit elementa, eaquè super industo calamo suerint atramento notata, ex quo ipsa scribere nesciebat; Certum est, quod si ea attentè legatur, impossibile omnino erit assere, ipsamæquo animo suisse conscriptam; Quis enim silialis amoris, & observantiæ erga parentes adeo immemor inveniri potest, vt sibi metipsi persuadeat teneram puellam tunc temporis decimum quartum ætatis annum non excedentem vt ex side Baptismi data in Summ. Fisci secundæ proposi-

en regarirent

tionis Cause num. 2., & extrà proprios lares ex proximo discessu Genitorum adhuc mærentem, ac in Domo viri pessime habitam, vt præseferre videntur continuæ querimoniz, & recursus nedum ad Reuerendiss. Episcopum, sed etiam ad Dominum Commissarium facti, potuisse contrà Genitores detestabilia crimina impingere, ac de eis Mariti fratrem sibi infensissimum certiorem facere, nisi, vt ipsamet ingenuè fassa fuit in suis constitutis, coasta suisset à virò. cui propter nimiam ipfius sauitiam sapissime pracedenter expertam absquè eu identissimo mortis periculo reluctare. minime poterat, que sane inverisimilitudo sicuti est apralegentibus horrorem incutere, ita pariter optime ostendit epistolam non voluntarie, sed coacte scriptam fuisse, vt aduertunt Farinac. conf. 22. numer. 34. ante med. lib. 1. & conf. 60. num. 31. in fine, Cabal. refolut. crim. caf. 199. numer. 26. vbi quòd non est admittendum quòd nemo sanus probaret Vermigl. cons.3. num. 6. 6.7.3 Quinimo ista nimia cautela extorquendi dictam Epistolam ab vxore, euidentem arguit in ipso dolum, eamdemque affectate procuratam fuisse, vt sedaret animum eiusdem Abbatis Fratris, qui assiduis lacessitus quærimonijs ob mala tractamenta erga vxorem, quotidiè de issdem redarguere non cessabat d. Guidonem, vt insimilibus terminis aduertit Costan. ad Confuet. Burgund. fol. mibi 2. nam. 13.

Quo verò ad Societatem D. Canonici Caponsacchi, ea pariter non videtur apta ad inhonestatis maculam constituendam; Cùm enim inselicissima mulier esset prorsus omni mundano auxilio destituta, frustraquè austoritatem Reuerendiss. Episcopi, ac Domini Commissarij ad se à vitæ discrimine liberandam implorauerit, propriæque ætati, ac sexui non conueniret, vt sola, vel in societate alicuius vilis Mulierculæ sugam arriperet incautè se grauoribus periculis exponendo, prout contingere potusset, si per viam sola depræ-

hensa fuisset, itaut de ea dici posset.

Incidit in Scillam cupiens euitare Charybdim.

Mirum proptere à esse non debet, si D. Canonicum præd. in Comitem assumpsit, qui adhunc essectum sibi propositus suit tàm à D.Canonico de Comitibus, quàm à Domino Gregorio Guillichino Marito Pompiliæ affinitate coniunctis,

quos incredibile omnino est tali sugæ consensiste, si nonagnouissent illam omnino necessariam ad euadendum mortis persculum, quod imminere insælicissimæ mulieri erant
optime conscij, & si de honestate, & integritate comitis
summopere non sidssent; sleequie vrgente tali necessitate
prudens electio minoris mali, quamcumque prætensæ inhonestatis vmbram eliminat, vt tradunt Bald. in leg. slium
num. 1. ss. d. de is, qui sur sui, vel alieni suris, & in l. 1.
num. 35. C. de is, qui acc. non possunt, Menoch. de præsumpt.
lib. 6. præsumpt. 54. num. 22. & 23. de arbitr. lib. 2. cas. 89
num. 23.

Attento præsertim modo, quo suga suit executioni demandata, iter ad Vrbem arripiendo recto tramite, & cum maxima celeritate, quod benè ostendit, vnicum motiuum suisse vitam in tuto ponere, non etiam eam libidinosis oblectamentis deturpare; si enim hæc suisse Causa principalis, prosectò, vel non recto tramite Romam appulisset, voi à Cognato, & Parentibus, statim depræhendi potusset, sed in longinquiores Regiones se contulisset, vel non com tanta celeritate, sed moram traxisset extrà publicam viam, & insoloco, in quo, & per Maritum non potusset inueniri, & propriam libidinem ad satietatem explere valuisset.

Quæ vtiquè maxima inverifimilitudo, optime oftendit veritatem Causæ per Mulierem in suis constitutis adductæ, quod scilicet ad Vrbem celeriter se contulerat, vt ibi penes proprios Parentes vitam, & honestatem in tuto collocaret, sicuti enim ex verisimili maximum pritur Indicium culpæ, ità pariter non minor ex inversimilitudine oriri debet innocentiæ præsumptio, vt monent Farinac. cons. 22. num. 34. & de falsis quæst. 153. numer. 176. Cabableresol. crimin. Cas. 149. numer. 35. Vermigliol. cons. 31. numer. 5. & cons. 1256. numer. 101. Conciol. resol. crim. 27. numer. 2.

Idquè benè suadetur ex ingenua protestatione facta per Casnonicum ipsimet Marito, in actu appræhensionis in hospitio Castri Noui illum de huiusmodi suga obiurganti ibi —
Sono Galant'huomo, e quello che hò fatto Phò fatto per leuare tua Moglie dal pericolo di morte — vt deponit lacobus
quondam Simonis Testis Fiscalis Proc. sugæ sol. 50. exemplo adducto in mea allegatione super suga, Scipionis scilicet

A Affrica

Affricani, qui cum à suis militibus suisset capta pulcherrima luuenis Vxor Allucij Principis Celtiberorum, illam marito restituendo dixit -- fuit Sponsa tua apud me eadem, que apud Socros suos, parentesque svos, verecundia seruata est tibi ve inuiolatum, Es dignum me, tequè dari tibi donum posset -- ve testatur Titus Liusus in suis Historijs lib. 26. fol. mibi 293.

Et licet valde difficile sit venustam mulierem in Societate Cupidi luuenis itinerantem honestatis decorem seruare, id tamen nequaquam est impossibile, vt præseserre videntur exempla relata in eadem neea allegatione §. Quidquid dicat, quibus addo illud Penelopis, de qua cecinit Ouidius lib.3.

elegiarum.

Penelope mansis (quamuis Custode Careret)
Inter sam mukos intemerata procos.

Præsertim cum Iter non suerit voluntarium, prout neque Societas D. Canonici, sed solum ad euadendum mortis periculum, vnde concurrente huiusmodi necessitate, inapplicabilis prorsus redditur præsumptio, ex Ouid. de Arte amandi dedusta, quod.

A Luuene, & Cupido credatur reddita virgo.

Proùt nec etiam ad petitam Sententiam retardandam, & inhonestatis notam inducendam in Francisca Pompilia, quidquam obstare videntur quamplures Epistolæin latrina. hospitij Castri Noui repertæ, quæ pretenduntur per eandem conscriptæ D Canonico propter seruentissimum Amorem, quo illum prosequebatur, subsistunt quippe exceptiones, & responsiones in præteritis Informationibus adducta; Prima scilicet, quod non fuerunt recognita, nec probata fuit identitas caracteris, & adsit incertitudo, cum non constet, cui sverint directa, nec sit inverisimile quod confingi potuerint à marito, qui captura, & perquisitioni semper adstitit, & qui forsan sperabat ex eis faciliùs resultare posse impictum Adulterij crimen, & super quo summopere insistebat, vt optatam dotem, & lucrum superlucrari potuisset, itaut hac sola possibilitas in contrarium fusficiat ad elidendum Indicium, quod prætenditur ex eisdem desumi Rota coram Ludouis. decision. 352. numer. 2. coram Manzaned. decision. 570. numer. 2. 6 sequen. & in recent.

recent, decision. 6.4. numer 25. part. 17. recent. Et secunda. quod licet tales exceptiones non subsisterent, adhuc ex eis inhonestatis, & violatæ conjugalis fidei deduci nequit argumentum; Quamuis enim ex litteris Amatorijs refultare valeat Adulterij inditium, illud tamen in casu nostro prorsus elisum remanet, dum cognoscitur eas tetendisse ad licitum finem, scilicet ad alliciendum Canonicum, vt sibi opem in fuga præstaret, & vitæ discrimen euitaret, tunc enim, sicuti permissus est finis, ita quoque permissa..., & licita existimari debent media, quamuis suspicione non carentia, ea enim non per se sola, sed propter finem considerantur, vt aduertit Gratian. discept. forens. cap. 580. numer. 8. Gobb. consil. 119. numer. 72. Quinimo nisi ex litteris amatoriis implicita fornicationis confessio resultet, non valet ex ipsis Adulterij præsumptio deduci, vt declarando Doctores contrariam sententiam tuentes monent Sanchez. de matrim. lib. 10 tit. de Dinort. difc. 12. quest. 3. numer. 48., eoque relato, Moller. de Cornut. cap. 7 nu-

mer. 24.

Validlisima præsertim attenta consideratione tum propriæ continentia, tum integritatis eiusdem Canonici, de quo multum fidebat, & sperabat, secum modeste in irinere se habiturum, dum ex cildem Epiftois apparet, alias illius licentiam obiurgaffe ibi -- E mi merauiglio, che voi, che siete tanto casto hauete composto, e copiate cofe tanto poco honeste. & infra ibi -- ma io non vorrei, che voi faceste cost in ognicofa, come hauete fatto in questilibri, che il primo è Stato honesto, e quest'ottane tutto il contrario, che voi da tant'bonesto che siete, diuentaste tam'ardito, il che non credo -- Huiusmodi enim sincera obiurgacio, & tenor Epistolarum, in quibus nihil inhonestatis legitur, optime oftendunt, atque declarant animum Pompiliæ scribentis, at propterea sicuti verba intelligenda sunt inxta intentionem proferentis, ita à pari Epistola iuxtaintentionem scribentis veniunt interprætandæ, vt per Testum in cap. Intelligentia . in cap. Praterea de verbor fignific. tradunt Oldrad. conf. 9. numer. 3. Surd. conf. 431. numer. 25. Molin. de Rit. Nupt. lib. 3. quest. 85. numer. 50.

Vindicata igitur honestate, & pudicitia Pompiliz à suga, & Epistolis, leuioris ponderis sunt alia prætensæ inhonestatis indicia, quatenus deducantur ex accessu D. Canonici ad eius Domum ad essectum eam alloquendi, ex modo insidioso, quo suga suit preparata, & exequutioni demandata, mediante somnisero viro & domesticis propinato, mutua deosculatione in itinere, & ex Condormitione in hospitio Castri noui, vitrà enim Generalem responsionem, quòd de his omnibus nulla concludens affertur probatio, pront opus esset ad constituendam Pompiliam de Adulterio Ream, peculiaris vnicuiquè occurrit responsio.

Siguidem ingressus, & egressus de tempore nocturno in domum Francisca non resultat, nisi ex depositione vnius tantum Testis, scilicet Maria Margharita de contentis, qua, cum duas relevantissimas exceptiones patiatur, nempe vnicitatis, & meretricij, eius dictum nullam infamiæ notam irrogare valet, vt respectu meretriciæ qualitatis tradunt Marsil. cons. 102. num.g., Vermigliol. cons. 408. num. primo, Crot. de Testib. part. 3. numer. 46. Mascard. de probat. conclus. 1362. num. 20., & respectu vnicitatis, Farinac.de Testib. quest.64. num.28., & 33., Vermigh confil. 146. numer. 3., D. Canonicus Raynaldus in fintax-rer. Criminal. tom. primo cap. primo §.10. numer. 118., & cum talis accessus tenderet ad vnicum finem conveniendi super suga, & subtrahendi infælicem Mulierem à nimis proximo mortis periculo, non est ad malum finem præsumendus; Quotiès enim constat de causa expressa, adquam potest referri, eaque est omnind licita, illicita, & criminosa non venit tribuendum. vt ex Textu in I.meritoff pro focio tradit in terminis Crauet. conf. 205. n.7. 20 8.

Modus verò infidiofus, quo deuenit ad fugam dista Francisca Pompilia, somniferum præparando, nedùm Viro, sed omnibus Domesticis, vltrà quod non probatur, quatenus probaretur, potius sagacitatis, quàm inhonestatis præberet argumentum, cum nimis satua suisset Vxor, si sugam

absque huiusmodi cautela tentasset.

Eodemque defectu probationis laborat afferta mutua deofculatio in itinere habita, cum parum tuta fit illa, que refultare prætenditurex ynius vilissimi Testis depositione...;

Maximè

Maxime dum eius dictum nimis animosum detegitur; deponit quippè vidisse, dum Chisium ducebat velociter nocturno tempore, Franciscam Pompiliam, & Canonicum se mutuò deosculantes non reddita ratione, quod Luna. luceret, vel quod adesset aliquod artificiale lumen tenebras depellens, quæ sane circumstantia, quemadmodum est omnino necessaria in Teste de facto nocturno deponente, ita illius omissio omnem sidem illi adimit, vt monent Bursatt. consil. 34. numer.6., Vermigliol. consil. 74. numer. primo, Giurb. consil. Criminal. 37, numer. 41., Farinacc. question. 66. numer. 38. Polidor. Ripa in tractat. de noctur. tempor. cap. 57. numer. 7., D. Canonicus Rainald. tom.primo cap. 11. §. S. ad 13. numer. 8. Addita vlteriùs maxima inuerisimilitudine, quod dum Chisium ducebat ea velocitate, vt potiùs volatum, quam cursum imitaretur, potuerit retrò se voluendo mutuam deosculationem intueri; Magisque augetur talis inverisimilitudo ex eiusdem Testis dicto, dum deponit duxisse Franciscam Pompiliam, absque eo, quod cognosceret eam esse talem, nisi postquam regrediens Aretium, obuiam habuit Guidonem Francischinum illius Maritum eandem insequentem, ac propterea si eam vidisset deosculari, profecto illico recognouisset, cum anteà pluriès illam viderit, eaque sibi fuerit bebè cognita; Ideoque asserendum omnino venit, quod vel tædio Carceris secreti affectus ad ita deponendum coactus fuerit, vel quod, vt verisimilius est, cum ex velocissimo Chisii cursu contingere potuerit collisio sedentium in... eo , crediderit casualem approximationem vtriusque Capitis, & Faciei, tetendisse ad malum finem basia captandi, vndè meritò præsumptio ex eius depositione resultans, fuit in Processu suga contempta, qua alias si aliquam nerisimilitudinem involueret, in consideratione habita... fuisset.

Tandem longè debilior est præsumptio inhonestatis desumpta ex asserta condormitione in eodem Hospitio Castri Noui, cum tàm per Pompiliam, quam per Canonicum suerit incorum constitutis constantissimè negata, solumque de ea deponit eiusdem Hospitij Cubicularius Testis vnicus, non quidem de certa scientia, sed præsumptiuè, ex quo illum

illum requisiuerint de Cubiculo cum vnico lectulo, & quia Dominus Canonicus ingenuè fatetur causam, propter quam vnicum lectum parare fecit, vt scilicet Francisca Pompilia, ob eius malam valetudinem, & præcipitosi itineris incommoditate, parum quiesceret, ipso ad ipsius custodiam vigilante, talis actus non debet trahi ad causam illicitam, vt in terminis monet Crauett. citat. confil. 205. numer. 9., & fegg., vb. numer. 15., ait, quod ad humaniorem partem semper est habenda interpretatio, quamuis rigorosa videatur, & si, vt prosequitur idem Auctor numer. 20., & 21. Non sufficeret ad plenam probationem Adulterij, quod quis repertus sit solus cum sola, & nudus cum nuda, & quod Iuuenis inueniatur in Cubiculo clauso cum Muliere dispectoratus, & Caligis solutis, quanto minus talis præsumptio insurgere valet ex breuissima mora in eodem Cubiculo custodiæ causa.

Parum refragante, quod Francisca Pompilia in eius examine occultauerit huiusmodi moram, asserendo ad Hospitium peruenisse in Aurora, quoniam, cùm ipsa esset optimè conscia de eius Viri credulitate, id sorsan asseruit ad prossus auertendam violate sidei suspicionem, que certe oriri potuisset, si longiorem moram in Hospitio traxisse sassa fuisset; Vndè si talem moram non negasset, cum circumstantijs tamen seruatam pudicitiam suadentibus, nullum presiudicium eidem attulisset consessio, ità pariter nec mendacium presiudicare valet, vt tradunt Marsil. consil. 15. numer. 15., Bertazzol. consil. 59. numer. 7. lib. primo, Vermigl. cons. 1. ad med. vers. 11. ad med. vers. 122. n. 11. ad med. vers. 122. n. 11. ad med. vers. 123. num. 7., Farinac. cons. 192. n. 11. ad med. vers. 124. 6 cons. 122. n. 14. 6 cons.

Cæterùm quamcumque prætensæ inhonestatis suspicionem prorsùs eliminat alsertio inselicissimæ Mulieris in Articulo mortis emissa, postquam plura læthalia vulnera per Virum inslicta suere, quod nunquam coniugali sidei desecrat, vt optimè constat ex quamplurimis depositionibus Religiosorum Virorum, qui eidem in articulo mortis ministrabant, asserentium ipsam semper à Diuina Clementia exoptantem audiuisse, nè pro tali peccato venia concederetur, quæ vtique assertio in articulo mortis emissa, om-

nem fidem meretur, cùm nemo in eo statu constitutus, præsumatur adeò immemor Salutis æternæ, vt mentiri velit, vt tradunt Natta consil. 537. numer. 18. lib. 3. Calder. cons. 15. tit. de vsur., Menoch. de præsumption. lib. 5. præsumpt. 5. numer. 31., Decian. trast. Crim. lib. 5. tit. de desens. Reor. cap. 37. n. 27. Card. de Luc. de Regal. disc. 119. numer 24, & de legat. discurs. 27. num. 10.

Demùm nullum fundamentum ad redarguendam præfatæ Franciscæ Pompiliæ memoriam de inhonesta vita constitui potest super asserto decreto huius Illustrissimæ Congregationis, per quam condemnatus suit Dominus Canonicus Caponsacchius in Triennalem Relegationem in Ciuitate Vetula, cum expressione deuiationis, ac cognitionis carnalis eiussdem Franciscæ Pompiliæ, vitrà quamquod enim, vt admittit ipsemet Fiscus, me instante suit demandata, licet non extensa illius moderatio per Dominos Judices Jlustris simo Domino meo approbante, & ob id in mandato de excarcerando, subticendo dicta verba, suerunt apposita alia:

Pro Causa, de qua in actis.

Remouetur quæcumque difficultas ex sola ponderatione, quod tale decretum emanauit, nondum affignatis defensionibus eidem Franciscæ Pompiliæ, eaque pænitus inaudita, quæ de illo nullam minimam notitiam habuit, cum eidem non fuerit notificatum; Quinimo in decreto assignationis domus loco Carceris fuit tantum expressa causa relatiua ad afta; Vndè eidem obesse non poterat, tanquam emanatum contrà Tertium ipsa non citata ad Textum in leg. de vnoquoque, & in leg. sape ff.de re iudic. firmavit Rota coram Dunozett. Jun.decis. 797 numer. 4. , O in recent. decis. 292. numer. 5. part. 18. recentior. Et in terminis quod sententia lata contrà Adulterum non noceat Adultera non citata. est Text. in leg denunciassos. vltimo ff. ad leg. Iul. de Adul. ter. verf. si condemnatus, ibi : Si condemnatus fuerit, Mulier per eum non est condemnata, sed aget causam suam Ec. & tradit Caroc. de exception. except. 97. numer. primo. ex Seq.

Potifimum cum modò non agatur de absoluendo Marito ab vxoricidio, ac inducendo iustam causam à credulitate.

inho-

inhonestatis Vxoris ex dicto decreto resultante à pænaleg. Corneliæ, illum excusantem, quo casu immutatio prædicti Decreti poterat forsan inseruire de vento, sed dedamnanda memoria Mulieris desunctæ, & de irrogando
eidem, ac Familiæ insamiam, quo casu, sicuti non poterat
contumaciale decretum eidem obesse in Vita, ità paritèr, nullum præjudicinm afferre valet post mortem.

Quare &c.

Antonius Lamparellus Procurator Charitatis.

It y liaves D. Cont. Arching Vyslinuae. Sil.
17 May 1698. consis Congrigationin Criminals
your bus, aistersiones adeniquiso = gro absolus!



Illustriss. & Reuerendiss. D.

GVBERNATORE IN CRIMINALIBYS

SIVE

Excellentifs. Domino

VENTVRINO

Romana.

PRO

D. Hærede Beneficiato q. Franciscæ Pompilia olim vxoris q. Guidonis Francischini.

CONTRA

Fiscum, & litis Confortes.

Facti D. Procuratoris Charitatis.

Romæ, Typis Reu. Cam. Apost. 1698.

INSTRVMENTVM

SENTENTIÆ DEFINITIVÆ

Latæ pro reintegratione famæ, & existimationis quondam Franciscæ Pompiliæ, olim Vxoris quondam Guidonis Franceschini de Aretio; necnon absolutoriæ ad fauorem D. Dominici Tighetti vti hæredis benesiciati eiusdem Franciscæ Pompiliæ ab omnibus inquietationibus, molestationibus, vexationibus, & perturbationibus illatis, & inferri comminatis à Venerabili Monasterio S. Mariæ Magdalenæ Conuertitarum ad Cursum; vnà cùm Citationibus legitimè executis pro seruatione quatuor Terminorum ad docendum de appellatione, illiusque legitima prosequutione, vt eadem sententia transiret, prout transit, in iudicatum ob non interpositam appellationem.

IN DEI NOMINE. AMEN.

Nno Domini millesimo sexcentesimo, nonagesimo octavo, Indictione Sexta, Die verò nona mensis Septembris Pontificatus autem Sanctissimi in Christo Patris, & D. N. D. Innocentij Divina Providentia Papæ Duodecimi anno eius octavo. Hæc est copia, siue transumptum infrascriptarum Cita-

tionum, & Sententiz per acta mei factarum, & latz respectiuè, tenoris sequentis, videlicet.

Illustrissimo, & Reuerendissimo D. Gubernatore in Criminalibus.

Citentur infrascripti exaduerso principales, & aliàs omni &c. ad comparendum in Congregatione Criminali Die crastina, quæ erit 19. currentis hora solita Congregationis, necnon videndum reirerari omnes, & singulos terminos substantiales malè forsan, nulliter, & indebitè tentos, habitos, atque serua os in vim quarumcumque facultatum, absolui Instantema censuris, quatenus &c. concludendum, concludique videndum in causa, & securi

audiendam sententiam diffinitiuam in forma ad p. d. instante D.Dominico Tighetto Hærede Beneficiato quondam Franciscæ Pompiliæ vxoris quondam Guidonis Francischini principali, siue &c. Charitas Notarius.

Illustrissimus D. Franciscus de Gambis Fisci, & R.C. A. Procurator

Generalis.

D. Ioannes Maria Serbuccius Procurator, & Dominus litis effectus q.Guidonis Franci schini.

D.Franciscus de Paraccianis Procurator Venerabilis Monasterij S.
Mariz Magdalenz Convertitarum ad Cursum pro omni &c.

Exaduerso D. Procurat. Fiscalis Gen. & dixit non posse aliqua dari sententiam nisi ad sauorem Fisci, & quatenus, &c. instat sibi dari Dubium ad effectum &c., & interim non deueniri ad aliquam expeditionem causa, nisi relata causa in plena Congregatione, & de voto Dominorum de illa, ac constituto aduersario in carceribus, citatisque omnibus interesse habentibus alias &c. hac die 18. Augusti 1698.

Franciscus de Gambis Fiscalis Generalis.

Feci personaliter contra Fiscum dicta die, & domi dimissa copiacontra alios 18. Augusti 1698. Balatresius.

Aloysius Pichius Substitutus Fiscalis Generalis.

Die decima nona Augusti 1698. Relatione sasta comparuit D. Antonius Lamparellus Procurator, & petijt; vt supra: ex tunc per Illustr. & Exceilentiss. D. Marcus Antonius Venturinus I. V. D. Illustriss. & Reuerendiss. D. Almæ Vrbis Gubernatoris in Criminalibus Locumtenens sedens. &c. sententiauit, prout in cedula, quam præ manibus accepit, vidit, legit, & subscripsit, & ad publicandum mihi Notario tradidit, & consignauit tenoris &c. & ita &c. præsentibus DD. Antonio Bernardino Piceno, & Antonio Toparino de Caprarola Testibus &c.

Pro D. Dominico Tighetto, nomine &c. contra Fiscum, & litis consortes.

CHRISTI nomine Inuocato pro Tribunali sedentes, & soli Deum præ oculis habentes per hanc nostram definitiuam sententiam, quam de Iuris peritorum consilio serimus in his scriptis in causa, & causis, quæ coràm nobis in prima, seù alia veriori verse suerut, & vertutur instantia inter D. Dominicum Tighettum vti harede benenciatum quondam Franciscæ Pompiliæ vacris quondam Guidoms Franceschini de Aretio ex vna, & Fiscum, ac D. Ioannem Mariam Serbuccium vti Procuratorem, & Dominum—litis estecum quondam eiusdem Guidonis Franceschini, nection Ven. Monasterium Sanctæ Mariæ Magdalenæ Conuertitarum ad Cursum pro omni suo iure, & interesse partibus ex altera, de, & super prætenso Adulterio commisso per distam quondam Franciscam Pompiliam cum D. Canonico Iosepho Maria Caponsacchio, rebuss; alijs in astis cause, & causarum huiusmodi

latins

latius deductis &c. vigore decreti remissionis cause facti ab Illustris., & Reuerendis. D. Anditore SS. per acta Paschassia de quo in aftis &c. relata causa in Congregatione, & de voto eiusdem dicimus, pronunciamus, declaramus, ac diffinitiue sententiamus ex nouiter deductis NON CONSTARE DE DICTO PRÆTENSO ADVLTERIO, & proptered memoriam eiufdem Franciscæ Pompiliæ OMNINO' restituendam fore, & esse pristing famm, & existimationi, eumdemque D. Tighettum, nomine, quo suprà, ex hactenus deductis absoluendum, & liberandum fore, & esse ab omnibus, & singulis inquietationibus, & molestationibus, vexationibus, & perturbationibus harum occasione illatis, aut inferri comminatis, prout harum serie restituimus, & respectiue absoluimus, & liberamus, vt supra, & pro restituta, & respective absoluto, & liberato haberi volumus, & mandamus, & processum, seù processus quoscumq; desuper fabricatum, scù fabricatos esse abolendum, seù abolendos, prout abolemus, & cassamus, perpetuum silentium eidem Fisco, & litis consortibus imponendo; & ità Dicimus, pronunciamus, declaramus, ac diffinitiue sententiamus, non solum &c. fed & omni &c.

Ità pronuncia ui ego Marcus Antonius Venturinus Locumtenens.

Lata hac die 19. Augusti 1698. præsentibus DD. Antonio Bernardino Piceno, & Antonio Toparino de Caprarola Testibus &c.

Illustrissimo Vrbis Gubernatore in Criminalibus, siue Excellentissimo D. Venturino.

Citentur infrascripti ad docendum de Appellatione, eiusque legitima prosequutione primo pro prima ad p. d. Instante D.Dominico Tighetto hærede beneficiato quondam Franciscæ Pompiliæ, olim vxoris qu. Guidonis Francischini principali, siue &c.

D. Ioannes, Maria Serbuccius vti Procurator, & Dominus litis effectus dicti qu. Guidonis Franceschini exaduerso principalis.

D. Franciscus Paraccianus exaduerso Procurator Venerabilis Monasterij, & Monialium Sanstæ Mariæ Magdalenæ Conuertitarum ad Cursum pro omni &c.

Feci domi d.c.31. Augusti 1698. Molinellus.

Die prima Septembris 1698. Relatione tacta comparuit R.D.Alexander Cassar Procurator Substitutus Charitatis petijt, & obtinuit, vt supra.

Illustrissimo Vrbis Gubernatore in Criminalibus, siue Excellentissimo D. Venturino.

Citentur Infrascripti ad docendum de appellatione, eiusque legitima prosequutione, 2. pro 2. ad p. d. instante D. Dominico Tighetto Hærede Benesiciato quondam Franciscæ Pompiliæ olim vxoris quondam Guidonis Franceschini principali siuc &c.

Charitas.

[cclxi]

D. loannes Maria Serbuccius vti Procurator, & Dominus litis effetus dicti quond. Guidonis Franceschini exaduerso principalis.

D. Franciscus Paraccianus exaduerso Procurat. Ven. Monasterij, & Monialium S. Mariæ Magdalenæ Conuertitarum ad Cursum, pro omni &c. Feci prima Septembris 1698. Molinellus.

Illustrissimo Vrbis Gubernatore in Criminalibus, sinc

Excellentissimo D. Venturino.

Die tertia Septembris relatione fasta comparuit R. D. Alexander Cassar Procurat. Substitut. Charitatis petijt, & obtinuit, vt sup.

Citentur Infrascripti ad docendum de Appellatione, eiusque legitima prosequutione 3. pro 3. ad p.d. instante D. Dominico Tighetto Hærede Benesiciato quondam Franciscæ Pompiliæ, olim vxoris quondam Guidonis Franceschini principali, siue &c.

Charitas.

D. Ioannes Maria Serbuccius vtì Procurator, ac Dominus litis effectus dicti quondam Guidonis Franceschini exaduerso principalis.

D. Franciscus Paraccianus exaduerso Procurator Venerab. Monasterij-& Monialium Sanctæ Mariæ Magdalenæ Conuertitarum ad

Curium pro omni &c.

Feci tertia Septembris 1698. Molinellus.

Die quarta Septembris 1698. Relatione facta comparuit R.D. Alexander Cassar Procurator substitutus Charitatis petijt, & obtinuit, vt suprà.

Gubernatore in Criminalibus, fine Ecellentissimo D. Venturino.

Citentur infrascripti ad docendum de Appellatione, eiusque legitima prosequutione 4. pro 4., & vltima dilatione, & decretum &c. ad p.d.Instante D.Dominico Tighetto hærede beneficiato quondam Franciscæ Pompiliæ olim vxoris quondam Guidonis Franceschini principali, siuè &c. Charitas.

D. loannes Maria Serbuccius vti Procurator, & D. litis effectus q.

Guidonis Franceschini exaduerso principalis.

D.Franciscus Paraccianus vtì Procurator Venerabilis Monasterij, & Monialium S. Mariæ Magdalenæ Convertitarum ad Cursum pro omni &c. Feci 4. Septembris 1608. Balatresius.

Die 5. Septembris 1698. Relatione facta comparuit R.D. Alexander Cassar Procurator Substitutus Charitatis petijt, & obtinuit,

vt suprà.

Quam quidem Copiam ego Dominicus Barloccius Curiæ Causarum Criminalium Tribunalis Illustriss., & Reuerendiss. D. Almæ Vrbis Gubernatoris pro Charitate Notarius, licet per alium mihi fidum ex sus propijs originalibus extractà, cum quibus sasta collatione concordare inueni salua semper &c.în sidem præmissorum subscripsi, & publicaui requisitus.

Loco & signi prædicti Notarij.



The life in me abolished the death of things, Deep calling unto deep: as then and there Acted itself over again once more The tragic piece.

our human speech is naught, Our human testimony false,

it is the glory and the good of Art, That Art remains the one way possible

Of speaking truth, But Art,—wherein man nowise speaks to men, Only to mankind,—Art may tell a truth Obliquely, do the thing shall breed the thought,

So may you paint your picture, twice show truth, Beyond mere imagery on the wall,

So write a book shall mean beyond the facts, Suffice the eye and save the soul beside.





A Setting-forth²

of the entire Criminal Cause

against

GUIDO FRANCESCHINI, Nobleman of Arezzo,

and his Bravoes,

who were put to death in Rome,

February 22, 1698,

The first by beheading, the other four by the gallows.

ROMAN MURDER-CASE

In which it is disputed whether and when a Husband may kill his Adulterous Wife without incurring the ordinary penalty.

TRANSLATOR'S NOTE

The foregoing reproduction of the Old Yellow Book will suffice for those readers of Browning who are conversant with Italian and Latin. It has seemed well, however, to provide a translation for the rest of his public. The work of translation has been conditioned and guided by the nature of the original volume. Much of it consists of legal argumentation. Its technicality, its unusual type of professional logic, its shrewd sophistries can not be made pleasant reading. Its very terminology is without counterpart in literary English, and at times even in the phrase of the English and American lawcourts. These terms have usually been anglicized (Browning's own practice in such cases) rather than translated. The scope of the present volume does not admit of their explanation for the lay reader. The sophistries of the lawyers are couched in an intricate and elaborate style, and their periods of argumentation have necessarily been broken up before they could be reduced to intelligible English idiom. Professional mannerisms in the introduction of new points of law and of argument, or in the citation of authorities, have been rendered freely. The citations themselves are untranslatable and are therefore omitted. Frequent typographical errors have been corrected in translation only, which will sufficiently indicate the editor's emendations. The punctuation of the original is so bad that it has frequently been ignored. The problem of translation has been rendered the more difficult by the barbarity of the syntax, idiom and diction of the original. Certain Italian colloquialisms are shrouded in obscurity. The love letters, owing to their fragmentariness and studied innuendo, are at times unintelligible. Under these limitations, arising from the nature of the Book, the translator has endeavored to give a faithful but not a servile translation. C. W. H.

Bracketed, heavy-faced Roman numerals [xiii] indicate the page numberings of the original book in the photo-reproduction. The bracketed word [Citations] is used to indicate the omitted citations referred to above. Brackets elsewhere indicate additions made to the original text for the sake of clearness.

The superior figures interspersed through the text refer to the appropriate notes in the corpus of detailed annotation.

Sentence of the Criminal Court of Florence in the criminal case against Gregorio Guillichini, Francesca Pompilia Comparini, wife of Guido

Franceschini, etc. December, 1697. [v]

Argument in defense of the said Franceschini, of the Honorable Signor Giacinto Arcangeli, Procurator of the Poor in Rome, made before the Congregation of Monsignor the Governor. [ix]
Argument of the Honorable Signor Advocate Desiderio Spreti, Advocate of the

Poor, in defense of said Franceschini and his associates. [xxv]

Argument of the above said Signor Arcangeli in defense of Biagio Agostinelli and his companions in crime. [xli]

Summary of fact made in behalf of the Fisc. [xlix]

Argument of Signor Francesco Gambi, Procurator of the Fisc and of the Reverend Apostolic Chamber, against the abovesaid Franceschini and his companions in crime. [lxi]

Argument of Signor Giovanni Battista Bottini, Advocate of the Fisc and of the Reverend Apostolic Chamber, against the abovesaid. [lxix]

Summary of fact in behalf of Franceschini and his associates in crime. [lxxxi] Another argument of the abovesaid Signor Arcangeli in favor and defense of the abovesaid. [ci]

Another argument of Signor Advocate Spreti in favor of the above. [cxxv] An account of the facts and grounds, made and given by an Anonymous Author. [cxli]

[IV] Another summary made on behalf of the Fisc. [clv]

Argument of Signor Gambi, Procurator of the Fisc, against the abovesaid Franceschini and his companions. [clix]

Another argument of the Signor Giovanni Battista Bottini, Advocate of the Fisc. [clxiii]

Another argument of the abovesaid against the said defendants. [cxcv]

A response to the abovesaid account of fact as given by the Anonymous

Author. [ccvii]

The sentence of Signor Maria Antonio Venturini, Judge in criminal causes, which declares that the said adultery was not proved, and which restores to her original fame the memory of Francesca Pompilia Comparini, wife of Guido Franceschini. [cclix]

Argument of Signor Antonio Lamparelli, Procurator of the Poor in the said

case. [ccxliii]

Letter written by the Honorable Signor Giacinto Arcangeli, Procurator of the Poor, to Monsignore Francesco Cencini in Florence, in which he tells him that the sentence of death had been executed in Rome against the Guilty on February 22, 1698—that is, that Franceschini had been beheaded, and the other four hanged. [ccxxxv]

Two other letters, one written by Signor Gaspero del Torto and the other by Signor Carlo Antonio Ugolinucci to the aforesaid Monsignore Fran-

cesco Cencini. [ccxxxvii-ix]

Argument of Signor Advocate Spreti in favor of Franceschini, etc. [ccxxvii]



Attestation by me undersigned how, in the order of the affairs of the Governors, which are set before His Serene Highness, in the Chancery of the Illustrious Signori Auditori of the Criminal Court of Florence, there appears among other affairs of business, under decision 3549, the following of tenor as written below, that is

Arezzo against

1. Gregorio, son of Francesco Guillichini,295 not described.

 Francesca Pompilia Comparini, wife of Guido Franceschini,²⁹⁴ and

 Francesco, son of Giovanni Borsi called Venerino,²⁰⁵ servant of Agosto, Host at the "Canale."

because the second Accused, against her honor and conjugal faith, had given herself up to dishonest amours with the Canon Giuseppe Caponsacchi and with the first Accused, who instructed her, as you may well believe, to part from the aforesaid City of Arezzo, the evening of April 28,184 1697. And, that they might not be discovered and hindered, the second Accused put a sleeping-potion and opium 196 in her husband's wine at dinner. At about one o'clock 187 the same night, the said Canon Caponsacchi and the first Accused conducted the aforesaid second Accused away from the home of her husband. As the gates of the city were closed 189 they climbed 190 the wall on the hill of the Torrione; and having reached the "Horse" Inn 191 outside of the gate San Clemente, they were there awaited by the third Accused with a twohorse carriage. 192 When Canon Caponsacchi and the second Accused had entered into the said carriage, the word was given by him, the aforesaid first Accused, and they set out then upon [vi] the way toward Perugia, 198 the said third Accused driving the carriage as far as Camoscia. And while they were traveling along the road they kissed 206 one another before the very face of the third Accused.

Still further, the second Accused, along with the first Accused and Canon Caponsacchi, carried away furtively 201 from the house of the said Guido, her husband, from a chest 200 locked with a key, which she took from her husband's trousers [the following articles]: About 200 scudi in gold and silver coin; an oriental pearl necklace worth about 200 scudi; a pair of diamond pendants worth 84 scudi; a solitaire diamond ring worth 40 scudi; two pearls with their pins, to be used as pendants, 6 scudi; a gold ring with turquoise setting worth 2 scudi; a gold ring set with ruby worth 36 scudi; an amber necklace worth 5

scudi; a necklace of garnets alternated with little beads of fine brass worth 6 scudi; a pair of earrings in the shape of a little ship of gold with a pearl worth 16 scudi; two necklaces of various common stones worth 4 scudi; a coronet of carnelians with five settings and with a cameo in silver filigree worth 12 scudi; a damask suit with its mantle, and a petticoat of a poppy color, embroidered with various flowers, worth 40 scudi; a light-blue petticoat, flowered with white, worth 8 scudi; two vests to place under the mantle worth 2 scudi; a pair of sleeves of point lace worth 20 scudi; another pair of sleeves fringed with lace worth 5 scudi; a collar worth 4 scudi; a scarf of black taffeta for the shoulder with a bow of ribbon worth 8 scudi; an embroidered silk cuff worth 14 scudi; two [vii] aprons of key-bit pattern with their lace worth 12 scudi; a pair of scarlet silk boots worth 14 scudi; a pair of woolen stockings, a pair of white linen hose, and a pair of light-blue hose, worth 5 scudi; a snuff-colored, worsted bodice with petticoat, ornamented with white and red pawns, worth 3 scudi; a blue and white coat of yarn and linen, adorned with scarlet and other colored ornaments, worth 10 scudi: a worsted petticoat of light-blue and orange color, striped lengthwise, with vellow lines and with various colors at the feet, worth 14 scudi; an embroidered petticoat worth 9 scudi; a silk cuff worth 5 scudi: four linen smocks for women worth 14 scudi: a pair of shoes with silver buckles worth 8 scudi; many tassels and tapes of various sorts worth 14 scudi; six fine napkins worth 7 scudi; a collar of crumpled silk worth 7 scudi; two pairs of gloves of a value of 4 scudi; four handkerchiefs worth 5 scudi; a little silver snuff-box with the arms of the Franceschini house upon it worth 16 scudi; a coat of her husband Guido, rubbed and rent by the lock of a chest where he kept part of the aforesaid clothing. And they had converted the whole to their own uses against the will of the same, the first Accused and Canon Caponsacchi having scaled the walls 190 of the city in company with the second Accused, as soon as she had committed adultery with them. And the said third Accused had given opportunity for flight to the said second Accused along with the Canon, in the manner told.

Therefore the Commissioner ²²⁶ of Arezzo was of opinion to condemn arbitrarily the first Accused to five years' confinement ²⁹⁵ at Portoferrio with the penalty of the galleys for the same length of time, not counting the reservation of fifteen days to appear and clear himself; to condemn the second Accused to the penalty of the Stinche ²⁹⁴ for life and to the restitution of what was taken away, with the abovesaid reservation; and that the third Accused be not prosecuted further and be liberated from prison [viii]. But the Criminal Court was of opinion that the first Accused should be condemned to the

galleys during the pleasure of His Serene Highness, with the said reservation. As to the second Accused, who was imprisoned here in Rome, in a sacred place, it suspended the execution. And for the third, who had done no voluntary evil, it gave up further inquiry.²⁰⁸

Again proposed in the said business before His Serene and Blessed

Highness with the signature of December 24, 1697.296

The opinion of the Court stands approved.

In sign of which

I, JOSEPH VESINIUS, J. V. D., an official
in the criminal court of Florence,
etc., in faith whereto, etc.

Romana Homicidiorum.***

[Pamphlet 1.]

Most Illustrious and Most Reverend Lord Governor:

[ix]

Count Guido Franceschini, born of a noble race, had married, under ill 458 463 omen, Francesca Pompilia, whom Pietro and Violante had asserted (even to one occupying a very high office) to be their own daughter. After a little while, she was taken to Arezzo, the country of her husband, along with her foster-parents.94 and was restrained from leading her life with utter freedom. 515 Yet she has made pretense that she was hated on the pretext of sterility, as is clearly shown in her deposition during her prosecution for flight from her husband's home. [Cf. p. lxxxv.] Both she and her parents took it ill that they were denied their old free life, and they urged their daughter to make complaint before the Most Reverend Bishop, 139 saying that she had been offered poison by her brother-in-law.⁵¹ At the departure of this couple, when they were about to return to the City, they most basely instigated her—ves, and even commanded her by her duty to obey them—that she should kill her husband, poison her brother-in-law and mother-in-law, and burn the house; and then with the aid of a lover to be chosen thereafter, she should put into effect her long-planned flight back to the City. (But all this should be done after their departure, lest they might seem to have given her evil counsel.) [Such facts] may be clearly deduced from one of the letters 112 presented as evidence in the same prosecution.

When these pseudo-parents had returned home, 100 they declared that Francesca was not born of themselves, 103 but had been conceived of an unknown father by a vile strumpet. 105 They then entered suit before A. C. Tommati 202 for the nullification of the dowry contract. 200

Day by day the love of Pompilia for her husband kept decreasing while her affection for a certain priest was on the increase. This affair went so far that on an appointed night, while her husband was oppressed with sleep (and I wish I could say that she had no hand in this, and had not procured drugs ¹⁰⁶ from outside), she began her flight from her husband's house toward Rome, nor was this flight without theft of money ²⁰⁰ and the company of her lover. Her most wretched husband pursued them, ²⁰² and she was imprisoned not far from the City. Then, when after a short time they were brought to trial, the lover was banished ²⁷¹ to Civita Vecchia for adultery, and she herself was placed in safekeeping. ²⁷⁶ But owing to her pregnancy ²⁸³ she returned to the home of Pietro and Violante, where she gave birth to a child ²⁹⁰ (and I wish I could say that it had not been conceived in adultery ³⁰²). This

increased the shame and indignation of the husband, and the wrath, [x] which had long been stirred, grew strong, because his honor among upright men was lost and he was pointed out with the finger of scorn, 25t especially in his own country, where a good reputation is much cherished by men who are well-born. Therefore his anger so impelled the luckless man to fury, 30t and his indignation so drove him to desperation, that he preferred to die rather than to live ignominiously among honorable men. With gloomy mind, he rushed headlong to the City, 31t accompanied by four companions. On the second night 310 of the current 30t month of January, under the show of giving a letter from the banished lover, 321 he pretended to approach the home of the Comparini. When at the name of Caponsacchi the door was opened, he cut the throats of Violante 323 and Pietro, and stabbed Francesca with so many wounds that she died after a few days.

While this desperation continued, his dull and unforeseeing mind suggested no way to find a place of safety.³³⁴ But accompanied by the same men, he set out for his own country along the public highway by the shortest route. Then, while he was resting upon a pallet ³⁴¹ in a certain tavern,³⁴⁰ he was arrested together with his companions by the

pursuing officers.

Great indeed is this crime, but very greatly to be pitied also, and most worthy of excuse. Even the most severe laws give indulgence and are very mild toward husbands who wipe out the stain of their infamy with the blood of their adulterous wives. [Citations.]

This indeed was sanctioned in the laws of the Athenians and of Solon ³⁷⁹ (that is, of the wisest of legislators), and what is more, even in the rude age of Romulus, ³⁸¹ law 15, where we read:

"A man and his relatives may kill as they wish a wife convicted of

adultery." [Citations.]

I hold to begin with, that there can be no doubt of the adultery of the wife [for several reasons]. [First], her flight together with her lover during a long-continued journey. [Citations.]

[xi] [Second], the love letters ²³² sent by each party; these can not be read in the prosecution for flight without nausea. [Citations.]

[Third], the clandestine entry 170 of the lover into her home at a

suspicious time. [Citations.]

[Fourth], the kisses ²⁰⁶ given during the flight (p. 100)⁵⁸² according to the following sentiment: "Sight, conversation, touch, afterwards kisses, and then the deed [adultery]." ⁵⁸⁵ [Citations.]

[Fifth], their sleeping in the same room ²¹⁵ at the inn. [Citations.] [Sixth], the sentence of the judge, ²⁷¹ who condemned the lover for his criminal knowledge of her, which made this adultery notorious. [Citations.]

Furthermore 478 we are not here arguing to prove adultery for the

purpose of demanding punishment [upon the adulteress], but to excuse her slayer, and for his defense; in this case, even lighter proofs would

be abundant, as Matthæus advises. [Citations.]

These matters being held as proved, the opinion of certain authorities who assert that a husband is not excusable from the ordinary penalty, who kills his adulterous wife after an interval, does not stand in our way. For the aforesaid laws speak of the wife who has been found in her guilt and has been killed incontinently. 405 Hence such indulgence ought not to be extended to wife-murder committed after an interval, because the reins should not be relaxed for men to sin and to declare the law for themselves. [Citations.]

[xii] Furthermore, Farinaccius does not affirm this conclusion, but shows that he is very much in doubt, where he says: "The matter is very doubtful with me, because injured honor and just anger—both of which always oppress the heart—are very strong grounds for the mitigation of the penalty." Matthæus well weighs these words on our very point. And both Farinaccius and Rainaldus conclude that the

penalty can be moderated at the judgment of the Prince.

I humbly pray 452 that this be noted. The aforesaid laws, which seem to require discovery in the very act 548 of sin, as some have thought, do not decide in that way merely for the purpose of excusing a husband moved to slaughter by a sudden impulse of wrath and by unadvised heat. But they so decide lest on any suspicion of adultery whatsoever, oftentimes entirely without foundation, men should rush upon and kill their wives, who are frequently innocent. Hence the "discovery in the very act of crime," which is required by law, is not to be interpreted, nor to be understood, as discovery in the very act of license, but is to be referred to the proof of the adultery, lest on trifling suspicion a wife should be given over to death. But when the adultery is not at all doubtful, there is no distinction between one killing immediately and killing after an interval, so far as the matter of escaping extreme punishment is concerned. [Citations.]

For whenever a wife is convicted of adultery, or is a manifest adult-

eress, she is always said to be "taken in crime." [Citations.]

And in very truth the reasons adduced by those holding the contrary opinion are entirely too weak. For murder committed for honor's sake is always said to be done immediately, 605 whensoever it may be committed. Because injury to the honor always remains fixed before one's eyes, and by goading one with busy and incessant stings it urges and impels him to its reparation. [Citations.]

[xiii] Such relaxation of the reins to husbands, for taking into their own hands the law, would indeed be too great if the law of divorce were still valid. For in that case husbands would not be permitted to make such reparation of their honor. For another way would be

satisfactorily provided for them, namely, in their right to dismiss and to repudiate the polluted wife. In this way they could put far from themselves the cause of their disgrace, ves, and the very ignominy itself. But when by the divine favor our Gentile blindness was removed, and matrimony was acknowledged to be perpetual and indissoluble, those were indeed most worthy of pity who, when all other way of recovering their honor was closed to them, washed away their stains in the blood of their adulterous wives. Petrus Erodus [Citation], after he has discussed a matter of this kind according to the usual practice of Roman Law, adds in the end: "For as all hope of a second marriage is gone so long as the adulteress still lives, we judge that such very just anger is allayed with more difficulty, unless it be by the flight of time "; and therefore such a case, when not terminated by divorce, is usually terminated by murder. For as Augustine says, "what is not permitted, becomes as if it were permitted; that is, let the adulteress be killed, that the husband may be released."

I acknowledge that it is laudable to restrain the audacity of husbands, lest they declare the law for themselves in their own cause; since they may be mistaken. But it would be more laudable indeed to restrain the lust of wives; for if they would act modestly and would live honorably they would not force their husbands to this kind of crime, which I may almost call necessary. Nor can we deny that by the ignominy brought upon them by the adultery they are exasperated and are driven insane, and a most just sense of anger is excited in their hearts. For this grievance surpasses all others beyond comparison, and hence is worthy of the greater pity, according to the words of the satirist [Juv., x, 314]: "This wrath exacts more than any law con-

cedes to wrath."

Papinian also well acknowledges this [Citation] where we read: "Since it is very difficult to restrain just anger." For these reasons, authorities hold that a just grievance should render the penalty more lenient even in premediated crimes; because the sense of "just grievance does not easily quiet down, or lose its strength with the flight of time, but the heart is continually pierced by infamy, and the longer the insult endures, the longer endures the infamy, yea, and it is increased." [Citations.]

[xiv] And this drives one on the more intensely, because with greater impunity, as I may say, wives pollute their own matrimony and destroy the honor of their entire household. In ancient times, 400 while the Lex Julia was in force, wives who polluted their marriage-bed under-

went the death penalty. [Citations.]

Likewise it was so ordained in the Holy Scriptures; for adulterous wives were stoned to death, Gen. 38; Lev. 20:10; Deut. 23:22; Ez. 16.

The solace drawn from the public vengeance quieted the anger and destroyed the infamy. Then the husband, who was restored to his original freedom, could take a new and honest wife and raise his sons in honor. But now, in our evil days, there is a deplorable frequency of crime everywhere, as the rigor of the Sacred Law has become obsolete. And since wives who live basely are dealt with very mildly, the husband's condition would indeed be most unfortunate if either he must live perpetually in infamy, or must expiate her destruction, when she is slain, by the death penalty, as Matthæus well considers. [Citation.]

Therefore, when it is claimed that the husband shall escape entirely unpunished, it is necessary that the wife be killed in the very act of discovered sin. But when the question is as to whether or not a husband may be punished more mildly than usual when driven to wife-murder for honor's sake, it makes no difference whether he kill her imme-

diately 405 or after an interval. [Citation.]

Nor does this opinion lack foundation in the very Civil Law of the Romans, for Martian [Citation] asserts that a father who had killed his son while out hunting, because he had polluted his stepmother with adultery, was exiled. Nor had the father found him in the very act of crime, but slew him while out hunting, that is with a pretense of friendiness and by dissimulating his injury. Accordingly he was punished, but not with the usual penalty; for he had killed his son, not in his right as a father, but in the manner of a robber. Hence we can infer that not the killing, but the method of killing was punishable, as we may

deduce from Bartolus. [Citations.]

[XV] Still further, 404 it is well worthy of consideration that one may kill an adversary with impunity, for the sake of his personal safety, but he must do so immediately and in the very act of aggression, and not after an interval. For the life of one slain may not be recovered by the slaving of the murderer. Accordingly, whatever violence may follow upon the first murder becomes vengeance, which is hateful and odious to the law; for the jurisdiction of the judge is insulted by depriving him of the power of publicly avenging murder. But if by the death of the slaver the one slain could be called back to life, I think there is no doubt that anyone could kill the said slayer; for then such an act would not be revenge, but due defense, leading toward the recovery of the life that had been lost. But even when we are dealing with an offense and injury which does not affect the person of the one injured, it is likewise permitted that one who has been robbed may, even after an interval, kill the thief for the recovery of the stolen goods, provided every other way to recover them is precluded. Likewise, one offended in his reputation should be permitted at all times to kill the one injuring him; for such an act may be termed, not the avenging of an injury, but the reestablishing of wounded honor, which could be healed in no other way. [Citations.]

Furthermore, *** as I have said, when one is discussing the subject of self-defense, he is dealing with an instantaneous act; hence the anger conceived therefrom ought to quiet down after a while, according to the warning of St. Paul, *** "Let not the sun go down upon your wrath." But when we are dealing with an offense that injures the honor, this is not merely a momentary matter, but is protracted, and indeed with the lapse of time becomes the greater, as the injured one is vilified the more. Therefore, whensoever the murder follows, it is always said to have been committed immediately. [Citation.]

Relying upon these and other reasons, most authorities affirm that a husband killing his adulterous wife after an interval, but not found in licentiousness, is to be punished indeed, but more mildly and with a

penalty out of the ordinary. [Citations.]

[xvi] Caballus testifies that this has been the practice in many of the world's tribunals. Calvin gives other cases so decided. [Citation.] And Cyriacus, who speaks in worse circumstances, adduces numerous other cases, and the authorities recently cited offer many more.

This lenient opinion is the more readily to be accepted because, as I claim, the deed about which we are arguing does not also carry with it (as the Fisc holds) attendant circumstances demanding such a rigorous

penalty.

[First] the taking of helpers 400 to be present at the murders [is not such a circumstance]; because he could lawfully use the help of companions to provide more safely for his own honor by the death of his wife. [Citations.]

[Secondly] the crime is not raised to a higher class because he led with him helpers at a price 316 agreed upon; for what is more, and is far more to be wondered at, a husband can lawfully demand of others the murder of an adulterous wife, even by means of money, as the following

indisputably affirm. [Citations.]

[xvii] Likewise it does not at all disturb [our line of argument] that Count Guido might have killed his wife and the adulterer when they were caught in the very act of flight at the tavern of Castelnuovo, but that he preferred rather to have them imprisoned, 222 seeking their punishment by law, and not with his own hand. We deny that he could have safely killed both of them, inasmuch as he was alone, nor could he attack them, except at the risk of his own life. Because the lover was of powerful strength, 20 not at all timid, and all too prompt for resisting, since in the word of one of the witnesses in the prosecution for flight, he was called Scapezzacollo [cutthroat]. Nor is it credible that, unless he had been fearless and full of spirit, he would have ventured upon so great a crime, and would have dared to participate in her flight, and to accompany the fugitive wife from the home of her husband. And this fact is more clearly deducible from one of his letters

[cf. p. xcviii], in which, after urging Francesca to mingle an opiate in the wine-flasks for the purpose of putting her husband and the servants to sleep, he adds that if they find it out she should open the door; for he would either suffer death with her or would snatch her from their hands. These things indicate both courage and audacity. And though the wife is a woman, that is a timid and unwarlike creature, nevertheless Francesca was all too impudent and audacious, whether because of her hatred for her husband or on account of her anger at the imprisonment of her lover. For she drew a sword 227 upon her husband in the very presence of the officers who were about to arrest her. And to prevent her from going further, one of the bystanders had to snatch it from her hands. Therefore, 407 before their imprisonment, Guido could not put into effect what he had had in mind and what he could lawfully do, because he was alone and his strength was not sufficient. Then when she had been taken to prison, and afterwards was placed in safekeeping, it was impossible for him to vindicate his honor. But when at last she had left the monastery and had gone back to the home of Pietro and Violante, he took vengeance as soon as he could. Therefore we hold that he killed her in the very act. 348 as it were, and immediately. In Sanfelicius [Citation] we read of a case where a husband, though he could have killed his wife immediately, did not do so, but craftily redeemed himself from his disgrace by slaving his wife as soon as possible. And Giurba also speaks of a case where the argument is concerning an injury that was not personal, but real, as was said above.

Guido saw to her capture, 222 and insisted that she be punished, lest she continue her adultery and viciousness, being powerless to do anything else, because his confusion of mind, his helpless fury, and his sense of shame led him unwisely into not taking the law into his own hands and recovering his lost honor. He indeed lodged complaint, but it was because [xviii] he could not kill her. Nor would his ignominy have been wiped out nor his infamy have been destroyed by her imprisonment and punishment. But when indeed after her imprisonment he was still more shut out from noble company,257 his injury ever became the more acute, and it stimulated him the more strongly to regain his own reputation. But his bitterness of mind was increased especially at hearing that she had gone back to the home of Pietro and Violante, who had declared that she was not their daughter, but the child of a dishonest woman;105 hence his injury was increased by her staying in a home which he suspected, as is said a little further on. Accordingly the same cause kept urging him after her departure from the monastery, as had done so before her imprisonment and the appeals made by Count Guido.

It makes very little difference *002 that Francesca was staying in the home of Violante, which had been assigned to her as a safe prison 284

with the consent of Guido's brother.²⁸⁸ For what would it amount to even if with the consent of Guido himself she had been taken from the monastery (yet we have no word of this matter in the trial). For Guido could ²⁹¹ make that pretense to gain the opportunity of killing her for the restoration of his honor. Nor would such dissimulation increase the crime, especially to the degree of the ordinary penalty, since it is certain that the husband may kill a wife stained with adultery, without incurring such penalty. Yet a heavier or lighter penalty is inflicted, just as more or less treachery accompanies the murder, as Matthæus testifies it was practiced in the Senate of Matritensis. [Citation.]

Nor is the attendant circumstance of the place ⁴¹⁶ assigned as a prison worthy of consideration, as if the custody of the Prince had been insulted; for one is not said to be in custody when he is merely detained in a place under security that he will not leave it. [Citation.] Furthermore, this objection ⁵⁰⁰ falls utterly to the ground, for the circumstance of such a place ⁴¹⁰ does not increase the crime, whenever it is committed by one having provocation or for the repelling of an injury. And Marta holds thus in the more serious case of a crime committed in

prison. [Citations.]

Furthermore we do not believe, from what is said above, that the penalty can be increased because of the murder of 101 Pietro and Violante, since the same injured honor [xix], which impelled Count Guido to kill his wife, forced him to kill the said parents. And now may the ashes of the dead spare me if what I have urged above, and what I am about to say, may seem to disturb their peace! Neither the flame of hatred nor the impulse of anger (which are far from me) have suggested these charges; but the demands of the defense, which I have assumed without a penny of compensation, 370 compel me to employ every means leading to the desired end.

I have said, and I think not without due reason, that the Accused sprang forward to the death of both of them, moved simply by an immediate injury to his own reputation. For a few months after the marriage contracted with Francesca, whom they had professed to be their daughter, they had not blushed to declare that she was not such. Hence there is an inevitable dilemma. 289 Either [first] she was in deed and truth their daughter, and then we must acknowledge that in afterward denying her parentage they had inflicted the greatest injury upon the honor and reputation of the Accused; for they had conceived strong hatred and malice against him. Hence they did not hesitate to disgrace their own daughter, in order that they might bring upon him the infamy of having married the daughter of a vile and dishonest woman. 105 This is indeed a fact, that whoever knows Count Guido supposes he has married a girl, not merely of rank unequal to his own, but even of the basest condition, and this greatly injures the reputation of his entire household.

Or else [second] Francesca was indeed conceived of an unknown father and born of a dishonest harlot. And it can not be denied that in that case he suffered even greater injury, which branded him with a mark of infamy; both because of her birth and from the fact that daughters are usually not unlike their mothers. Eephalus [Citations] where we read: From such mingling with harlots it is to be supposed that the people become degenerate, ignoble, and burning with lust. And would that experience had not taught us this fact!

The unfortunate man believed he was marrying the daughter of Pietro and Violante, born legitimately, and yet by the contrivance and trickery of this couple he married a girl of basest stock, conceived illegitimately by a dishonorable mother. From this fact alone the quality of those parents can be inferred, who, 400 for the sake of deceiving those 107 lawfully entitled to the trust-moneys, had made most vile pretense of the birth of a child, [xx] entirely unmindful that they laid

themselves liable to capital punishment. [Citations.]

It will not therefore be difficult to believe what Francesca reveals in her letter to her brother-in-law, 112 that the abovesaid couple, in spite of the fact that she was well treated, kept instigating her daily to poison her husband, her brother-in-law, and her mother-in-law, and to burn the home. And though these crimes are very base, they gave her still worse counsel, even by her obligation to obey them; namely, that after their departure from Arezzo, she should allure a lover and, leaving her husband's home in his company, should return to the City. In her obedience to their commands, this daughter seemed indeed all too prompt. Who then will deny that such reckless daring, wherefrom a notorious disgrace was inflicted upon the entire household of the Accused, ought to be attributed to the base persuasion of the said couple? Nor was it difficult to persuade that girl to do what she was prone to by inborn instinct and by the example of her mother. 109

It is not my duty to divine why that couple so anxiously desired the return of Francesca to their home. But I can not persuade myself that they were moved by mere charity, namely, that she might escape ill-treatment. For Francesca, in the said letter, acknowledges that she is leading a quiet life and that her husband and the servants are treating her very well, and that what she had laid before the Bishop had been

the falsehood of the said couple.

I know furthermore that if a husband have knowledge of the adultery of his wife and keep her in his home, he can not escape the mark and penalty of a pimp. [Citations.] If therefore, as the said couple declare, Francesca was not their daughter, why did they receive her so tenderly into their home after her adultery was plainly manifest? Why did they, as I may say, cherish her in their breasts, not merely up till the birth of her child, but even till death? And I wish I could

say that her love affairs with the banished [priest] were not continued there! 2008 For at his mere name, 321 after the knocking at the door, as soon as they heard that some one was about to give them a letter from the one in banishment, [XXI] immediately the door was opened and Guido was given an entry for recovering his honor. If indeed the said couple had been displeased with the adultery of Francesca, they would, without doubt, have shuddered at the name of the adulterer, and would have cut off every way for mutual correspondence. Therefore it is most clearly evident that the cause of wounded honor in the Accused had continued, and indeed new causes of the same kind had arisen, all of which tended toward blackening his reputation.

Nor does it make any difference that the Accused may have had in mind several causes of hatred toward both Francesca and the Comparini. For if these are well weighed, they all coincide with and are reduced to the original cause, namely, that of wounded honor. However that may be, when causes are compatible with one another, the act that follows should always be attributed to the stronger and more urgent and more acute. [Citations.] And on the point that when several causes concur, murder is to be referred and attributed to injured honor,

and not to the others. [Citations.]

Therefore I think that any wise man ought to acknowledge that Guido had most just cause for killing the said couple, and that very just anger had been excited against them. This was increased day by day by the perfectly human consideration that he would not have married her unless he had been deceived by that very tricky couple. And to what is said above we may add that either the child born [of Pompilia] was conceived in adultery, as the Accused could well believe, since he was ignorant of the fact that his wife was pregnant during her flight; and then we can not deny that new offense was given to his honor, or the old one was renewed, by the said birth; or the child was born of his legitimate father; and who will deny that by the hiding of the child, 309 Guido ought to be angered anew over the loss of his son? And the great indignation conceived from either cause (the force of which is very powerful) is so deserving of excuse that very many atrocious crimes committed upon the impulse of just anger have gone entirely unpunished. [Citations.] The following text [Citation] agrees with this, "Nevertheless, because night and just anger ameliorate his deed, he can be sent into exile." [Citations.]

[xxii] And not infrequently 401 in the contingency of such a deed, men have escaped entirely unpunished, who, when moved by just anger, have laid hands even upon the innocent. For a certain Smyrnean woman had killed her husband and her son conceived of him, because her husband had slain her own son by her first marriage. When she was accused before Dolabella, as Proconsul, he was unwilling either to

liberate one who was stained with two murders, or to condemn her, as she had been moved by just anger. He therefore sent her to the Areopagus, that assembly of very wise judges. There, when the cause had been made known, response was given that she and her accuser should come back after a hundred years. And so the defendant in a double murder, although she had also killed one who was innocent,

escaped entirely unpunished. [Citation.]

Likewise 402 a wife who had given command for the murder of her husband because of just anger from his denial of her matrimonial dues was punished with a fine, and a temporary residence in a monastery, as Cyriacus testifies. [Citation.] Such pleas might indeed hold good whenever the accused had confessed the crime, or had been lawfully convicted, neither of which can be affirmed [in our case]. But much more are they to be admitted, since he confesses 408 only that he gave order for striking his wife's face, or for mutilating it; and if those he commanded exceeded his order, he should not be held responsible for their excess. [Citations.]

His fellows and companions give his name and claim that he had a hand in the murders. And in spite of the fact that the Fisc claims they have hidden the truth in many respects, equity will not allow that certain matters be separated from their depositions and that these be accepted only in part; for if they are false in one matter, such are they to be considered in all. It would be more than enough to take away from those depositions all credence that, under torture in his presence, they did not purge that stain. [Citations.]

[xxiii] It has very justly been permitted that in defense of this noble man I should deduce these matters, as they say, with galloping pen. The scantiness of the time has not suffered me to bring together other grounds for my case; these could be gathered with little labor, and possibly not without utility. Yet I believe that all objections, which can be raised on the part of the Fisc, have been abundantly satisfied.

H. ARCANGELI, Procurator of the Poor.

By the Most Illustrious and Most Reverend Lord Governor in Criminal Cases:

Roman Murder-case.

On behalf of Count Guido Franceschini, Prisoner, against the Fisc.

Memorial of fact and law.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[xxv] Romana Homicidiorum.

[Pamphlet 2.]

Most Illustrious and Most Reverend Lord Governor:

From the "prosecution [for flight]," which was brought in this very tribunal,²⁷⁰ and by his honor, Lord Venturini, Judge in this present case, there is more than satisfactory proof of adultery committed by Francesca Pompilia, wife of Count Guido Franceschini, a nobleman of Arezzo, with the Canon Caponsacchi. With Caponsacchi the parents of this same Francesca Pompilia entered into conspiracy, although they were living here in the City. And after she had given an opiate ¹⁰⁰ to Count Guido and his entire household, she fled that same night from the city of Arezzo toward Rome.

Consequently, the Canon, as may be remembered, was banished to Civita Vecchia, with a statement of his criminal knowledge of that woman in the said decree of condemnation.²⁷¹ This adultery is also evident from other matters of evidence deduced by the Procurator of the Poor. There remains, accordingly, no room to doubt it, but rather their adultery may be said to be notorious, here in the City, in the

country of Count Guido, and throughout all Etruria.

Since this is established, we can safely assert that even if Guido had confessed that he slew his wife with the complicity and help of Blasio Agostinelli of the town of Popolo, Domenico Gambassini of Florence, Francesco Pasquini of the castle of Monte Acuto, and Alexandro Baldeschi of Tiferno, he should not therefore be punished with the ordinary death penalty, but more mildly. This is in accord with the decision of Emperor Pius as related by Ulpian [Citation] and by Martian. [Citation.] For in both of them it is said that a man of low birth is sent into perpetual exile, but that a noble is banished only for a limited time; but the crime of a husband who is moved by just anger is overlooked, as this same Ulpian confirms. [Citation.] Since it is most difficult to restrain such anger. [Citation.]

[XXVI] Yet we should not consider it necessary that the adultery of the wife be conclusively proved (as it really is) in order that there be room for mitigating the said penalty. For it would be enough, if we were dealing with a case of mere suspicion: Glossa, etc. "A man who had killed his son because he believed the young man had lain with his stepmother, as was true, was deported to an island." [Citations.]

Dondeus also speaks of a man who had boasted that he wished to ruin the sister of the one who killed him, which is said to have aroused just suspicion and fear for the loss of honor sufficient to free the slayer from

the ordinary penalty of murder. [Citations.]

Nor is it true, as some authorities affirm, that the husband must take the wife in very adultery, and kill her immediately;405 in which case they say the abovesaid laws hold good, but that it is otherwise if the murder is done after an interval. [Citations.] [xxvii] For the contrary opinion is the truer, the more usual, and the one to be observed in practice, as Marsilius well advises, where he speaks in defense of a certain nobleman who had killed another person after an interval. The man slain had betrothed his sister by promise and had kept her for three months, and had then rejected her. Because of this, a great injury and much infamy were inflicted upon his family and the entire kin. Marsilius then adduces the abovesaid laws, which pronounce concerning a husband who kills his adulterous wife; and Bertazzolus offers the case of one who had killed his adulterous wife and had afterward, in his own defense, proved the adultery by the double confession of the same wife. Claudius Ir. testifies that the murderer was banished for a time by the prætor of Mirandola, and after the lapse of several months he was recalled by the Duke of Mirandola. [Citations.]

Afflicti cites the decree of the kingdom, beginning Si Maritus, which concedes impunity to a husband who kills his wife and the adulterer both, in the very act of adultery and without any delay. He then says that if both of these requisites are not present, the husband is excused in part, but not entirely; and so is punished more mildly. And in No. 2 he gives the reason; because whenever one commits a crime, under impulse of just anger, the penalty should be somewhat moderated,

according to the aforesaid text. [Citations.]

Matthæus [Citation] adduces the excellent words of Theodoric 384 as quoted by Cassiodorus [Citation], where we read: "For who can bear to drag into court a man who has attempted to violate his matrimonial [xxviii] rights? It is deep-seated even in beasts that they should defend their mating even with deadly conflict, since what is condemned by natural law is hateful to all living creatures. We see bulls defending their cows by strife of horns, rams fighting with their heads for their wethers, horses vindicating by kicks and bites their females; so even these, who are moved by no sense of shame, lay down their lives for their mates. How then may a man endure to leave adultery unavenged, which is known to have been committed to his eternal disgrace? And so if you have made very little false statements in the petition you offer, and if you have indeed only washed away the stain to your marriagebed by the blood of the adulterer, taken in the act, and if you are looking back from your exile, which was evidently inflicted not by reason of a bloodthirsty mind, but because of your sense of shame, we bid you return from your exile; since for a husband to use the sword for the love of his sense of honor is not to overthrow the laws, but to establish them." 402

Dondeus says this interpretation is clearly proved by the authority of a glossa in the chapter: Ex litterarum. [Citation.] For in the text, when these words are used: "your wife taken in adultery," a glossa explains the word "taken" as equal to "convicted." Marta says this opinion is much more just and equitable, and is commonly held. And Muta in the end offers a decision of the supreme court of the kingdom. by which a husband was condemned to the galleys for seven years. 395 This was on account of the accompanying circumstances; for he had had his wife summoned outside of the city walls by his son, and there had killed her; and afterward her body was found to have been devoured by dogs. Dexartus testifies that it was thus decided in Sacred Royal Court, in condemning a husband only to exile. Sanfelicius also tells us that certain noble young men, 397 who had killed their wives after an interval because of strong suspicion of adultery, were absolved by the Royal Council of Naples, in view of the quality of the persons concerned. In their favor, authorities of the highest rank had written, whose allegations this same author places under the said decision. And although some of these young men were condemned to the oars, he said that [xxix] this punishment had been imposed because 499 of the mutilation of the privates which followed; because those who do such things are considered enemies to nature. And Calderini, although in the preceding numbers he inclined toward an opinion contrary to ours, came over to our side when he saw that Matthæus held that opinion.

And the reason is very evident; for whenever such an injury is suffered by fine natures, especially among the noble class, it is ever present with them, and continually oppresses the heart, and urges it on to vengeance for the recovery of lost honor, as Giurba well notes. [Citations.]

For this reason, it has always and everywhere been held in case of murder committed for honor's sake that there is no place for the ordinary death penalty, which should be mitigated at the discretion of the judge. And this rule has been followed, when the murder was committed after an interval, and even after a long interval. For the above-said reason, both Grammaticus and Gizzarellus affirm and hand down this opinion. The latter says that it has always been so adjudged by the Sacred Council of Naples, and that this opinion has always been accepted by our ancestors. [Citations.]

It was so judged by the high court of the Vicar, although it was dealing with a murder committed after two years, and by craft, by two brothers upon the adulteress in the presence of her sister's cousin. Cyriacus also speaks of the murder of a husband by his wife, because he was keeping a mistress and was contriving against her honor; and there he said that since just anger has a long continuance, because of its extreme bitterness, vengeance should always be said to follow

immediately. [Citation.]

Another reason also is at hand, which is considered by the authorities, namely, that an injury, whereby the honor is hurt, is not personal, but real, and therefore can be resented at any time whatsoever, even [xxx] after the lapse of a very long time, as Giurba holds in our circumstances. [Citations.]

We have therefore a great many standard authorities who affirm, for most vital reasons, that murder committed, even after an interval, upon the person of the wife or of any one else, for honor's sake, ought not to be punished with the ordinary death penalty, but more mildly. Furthermore, these authorities bear witness that the matter has been so judged in the tribunals with which they are acquainted. No attention therefore should be paid to the opposite opinion held by Farinaccius [Citation]; for we plainly see that he speaks contrary to the common

and usually accepted opinion in tribunals. [Citation.]

Still further it should be noted that the same author in cons. 66 num. 5, holds the very opposite, basing his opinion especially upon a text in the law of Emperor Hadrian [Citation], where a father had killed his son, who was not found in the act with his stepmother, but while out hunting and in the woods, that is, after an interval. And he was punished not with the death penalty, but by deportation. Several of the above-cited authorities offer the decision of this text likewise in corroboration of this opinion of ours. Our point is also proved by the fact that this same author in quaest, 121 is rather doubtful; and there he acknowledges that for this opinion of ours the reason given above is very strong, namely, that "injured honor" and "just anger" always oppress the heart. And so he says in such a case one should note the sense of the text in the law Non puto [Citation], where Modestinus, Doctor of Law, says that he thinks that one would not make a mistake who in doubtful cases should readily give this response against the Fisc; and Farinaccius cites him so speaking.

But one should be on his guard against what this same Farinaccius asserts: namely, that this opinion of his, so far as he could see, was the one more approved by the Sacred Court. For since this point of doubt, as he himself confesses, had not then been advanced, he could not judge what would be the outcome if it had been proposed. And indeed the wisest of the said high authorities do not give their assent [xxxi] to his opinion, but rather hold the contrary, which is favorable to ourselves, as is seen in the decisions they have given from time to time. For it was so held on March 25, 1672, in the case of Carolo Falerno, who was condemned to an unusual penalty for the murder of Francesco Domenici; for he had found him coming out of a church, to which he had warned him not to go, as he was suspicious that the one slain was following his wife. In like manner with Carolo Matarazzi, August 15, 1673, who killed his wife on the foolish grounds that he suspected

her of illegitimate conception because of the absence of her menses; but this suspicion did not indeed correspond with the truth. And in law a matter may be even more mistaken and less observed by human

intellect. [Citations.]

Likewise in a murder committed treacherously with an arquebus upon the person of Tomaso Bovini by Francesco Mattucio of Monte San Giovanni, a person of the very lowest class, merely because of the attempted dishonor of his sister. The attempt of the one killed was proved by two witnesses on hearsay of the one slain. On September 4, 1692, the penalty of life sentence to the galleys, to which the said Mattucio had been convicted on strongest proofs on the preceding July 12, was moderated by the sacred court, before the Right Reverend Father Ratta, of blessed memory. With good right, therefore, this same Farinaccius is expressly confuted and overthrown by Matthæus.

[Citations.]

This opinion of ours is to be accepted the more readily when we consider that the husband is more stirred by the adultery of his wife than by the murder of his son. [Citations.] Yes, and even more than by the defilement of his daughter. [Citation.] So that if a husband 484 does not complain of the adultery of his wife, he is considered a pimp, as Paschal holds, where we read [xxxii] recently: "Adultery of the wife gives offense not merely to the husband, but blackens and stains the entire kin." [Citations.] That 405 this happened in the present case is plainly evident; for Abate Paolo, brother of Guido, was compelled not only to leave the city,304 in which he had lived for many years with highest praise, but even to pass out of Italy, because he was pursued undoubtedly by the greatest disgrace on account of this adultery. While 485 he was carrying on Guido's cause in the courts, he moved the laughter and sneers of almost all sensible and wise men, not to say of the very judges themselves, as usually happens in these circumstances. [Citations.]

Nor would it stand in the way of what we have said above if, without prejudice to the truth, we should admit (as the Fisc claims) that Count Guido killed his wife with the complicity 409 and aid of the said Blasio, Domenico, Francesco, and Alessandro, assembled for that purpose; for he could do that in order 505 to take vengeance upon her more

easily and more safely. [Citations.]

[xxxiii] [Nor would it stand in our way if we admitted] that he had

assembled the said men by means of money. 816 [Citations.]

Nor does this plea of injured honor cease with regard to the murders of the said father-in-law and mother-in-law; of the said father-in-law and mother-in-law; for since their conspiracy in the adultery of their daughter is established, they themselves were among the causes of the injury and ignominy which resulted therefrom to the prejudice of the honor and reputation of Count Guido, their

son-in-law and her husband respectively. Therefore, these murders likewise ought to be punished with the same penalty as the principal, according to texts in the law Qui domum. [Citations.] And so they

gave cause enough to Count Guido to take vengeance on them.

It is to be added, furthermore (as will be proved indeed, and as Count Guido himself has asserted in his testimony), that they themselves did another injury to his reputation by means of the civil suit which they brought on the grounds of the pretended birth of Francesca Pompilia; and not merely here in the City, but also in his own country, they distributed the most bitter libels, 100 which were added to this same lawsuit. Hence it can not be denied that Count Guido for this reason had conceived a just anger and provocation and that he had just cause for taking vengeance. This is according to the text [Citation], where Alexander the Third wrote to the Bishop of Tornacensis that a certain woman, who had killed her child, should be placed in a monastery, because she was reproached by her husband with the accusation that it had been conceived in adultery. For in crimes where anger does not entirely excuse, still the delinquent who kills in anger conceived from just grievance is somewhat excused. [Citation.]

And this is true in spite of the fact that the Fisc may claim that the penalty given in the Constitution of Alexander has been incurred. For in the [xxxiv] present case the crime can not be said to have been committed on account of hatred aroused by the lawsuit; ²²¹ for in that suit Count Guido had gained a favorable sentence ²⁶³ from A. C. Tommati, ²⁶² which was sanctioned by the Supreme Tribunal of Justice. But the crime was committed indeed because of his just indignation. And this arose, first, from the ignominy growing out of the said pretense as to her birth; second, from the provocation given by the Comparini (now slain) in issuing and distributing the said papers; ¹⁰⁹ and, third, from their conspiracy in the flight of his wife. For indeed this Constitution of Alexander does not apply where no guile is present and where some provocation has been given by the one hurt. Farinaccius very fully affirms this throughout cons. 67, where in the end he places the complete

decision of the Sacred Court.

In any case, since with Count Guido two causes for committing crime concurred: one the aforesaid matter of the lawsuit, another wounded honor because of the lawsuit brought and the flight in which they conspired, wherefrom the adultery had followed, the cause of honor should be given attention, as it is the graver and consequently the more proportionate to the crime. [Citations.]

Likewise the penalty should not be increased in view of the place of the crime, because the defense of one's honor is so justifiable, and the anger and commotion of mind arising therefrom is so just, that reason for it can not be demanded, as Merlin Pignatelli [Citation] holds, because of Giovanni Francisco de Carrillo [Citation] who speaks of an insult offered in prison. And No. 29 approves the decision because ⁵⁰³ that greater reverence is due to churches and other places consecrated to God, and in which the King of Kings and Lord of Lords dwells in essence; and yet one who commits crime in them from just anger and grievance is excused; for he asserts that all Canonists and other authorities there alleged by him unanimously acknowledge this.

More readily, therefore, should this conclusion follow in our case, since the said Francesca was not staying in a formal prison, but was merely keeping her home as a prison, under security of 300 scudi, that she would not depart therefrom; because one who has given bond and has sworn not to leave a place is neither in chains nor in custody.

[Citations.]

[XXXV] Lucan holds that there are differences between being kept in chains and being committed under bond, etc. And Farinaccius holds that the word "custody" should be more strictly interpreted than the

word "chains." [Citations.]

Even if, therefore, Count Guido had confessed that he killed his own wife, his father-in-law, and his mother-in-law, with the complicity and aid of the above-named helpers, he should not be punished with the ordinary penalty, for reasons given above. And much more readily should we follow this opinion since we can see that he confessed 408 only that he gave commands for mutilating his said wife (ad sfrisiandum), if I may use the word of the authorities. In this case he is not to be held responsible for the subsequent death of his wife and of the others. Decian, cons. 622, no. 4, in this very condition, holds that one giving orders can be punished only for the manner of committing the crime, for which bodily punishment can not be inflicted.

Thus far the Fisc has been unwilling to rest satisfied with such a qualified confession. Yet since he claims the right to torture the accused for proving some further pretended truth, the torture shall be simple; nor can the torment of the vigil see be inflicted; because the Constitution given out by Pope Paul Fifth, of sacred memory, for the reformation of the courts of the City, stands in the way of that. This is included among his Constitutions as the 71st. By this it was decreed that such torment could not be inflicted unless these two features jointly concurrancely, that the crime be very atrocious and that the accused be

burdened with the strongest proofs. [Citations.]

[XXXVI] But a crime is said to be "very atrocious" provided it is one for which a penalty more severe than mere death should be inflicted, such as useless mutilation, burning, and the like. Farinaccius ** qu. 18, num. 68, etc. And such a death, as ignominious and infamous, has no place with the persons of nobles. [Citations.]

Hence it is much less so here, because we are not arguing about the death penalty even, which does not enter into the present case for reasons given above. And Gabriellus speaks to this effect on the point

that such a crime may not be said to be qualified.

What has been said in favor of Guido, the principal, also stands in favor of the aforesaid Blasio, Domenico, Francesco, and Alessandro; because they can not be punished with the ordinary penalty, but only with the same penalty as the principal. [Citation.] Baldo cites a case under the statute which shows that one under bann for a certain crime can not be killed save by the enemy who had him put under bann; and he says that if the enemy has him assassinated, the assassin is not punished. And he gives this reason, that what is permissible in the person of the one giving the order should be held as permissible in the one to whom orders are given; and he says it had been so held in a case under that law. Castro [Citation] holds that when one is permitted under the statute to take vengeance upon a person who has given him offense, he is also permitted to assemble his friends, to afford him aid, and that they shall go unpunished, just as the principal does. He also asserts that Jacobus Butrigarus 398 [Citation] held thus, in cons. 277, where he speaks of the case of a husband who had assembled men to beat one who had wished to shame the modesty of his wife; he ordered his wife to pretend to give ear, and when the intriguer had come [xxxvii] murder was committed. And he says that men brought together in this way should be spared, because such an assembly was permissible for the husband, who was principal. [Citation.] Jason holds that in any vengeance permitted by law, one can not demand it of another; yet he to whom it is permitted may take fellows and accomplices with him for the same act, and if they kill in company with him they shall not be held to account for the murder nor for the aid they have given; and he says that this opinion 500 should be much kept in mind. Capollinus also illustrates this in several cases, especially in that of certain men who had killed one keeping the company of the sister of the man who had assembled them; and he says that they should not be punished, just as the principal was not, and he gained his point so that it was thus adjudged. [Citations.]

Soccini also holds it should be thus adjudged, unless one wishes to say that they should be punished with a slighter penalty than the principal, as often happens in the case of auxiliaries. And he speaks in our very circumstances of men assembled by a husband for the sake of killing one who had polluted his wife. In these same circumstances, see also Parisius. [Citation.] Carera [Citation] speaks of a father who had his daughter (who had been keeping bad company) killed by an assassin; and he says that neither the father nor the murderer are to be

held to account. [Citation.]

Marsilius also, after placing in the very beginning this principle, that when one matter is conceded all seem to be conceded which lead thereto, draws inference therefrom for the present case and many reasons for it are adduced. Cassanis also [Citation] holds that men assembled in this way are not held responsible either for the murder or for the aid furnished, if they do the killing in the company of the principal. And in these same circumstances Garzoni speaks, decision 71, throughout.

Nor does it stand in the way of our reasoning that one of the aforesaid defendants had inflicted wounds with his own hands, or had killed one of the victims; as Francesco has confessed that he inflicted four or five wounds [xxxviii] in the back of Francesca Pompilia. Even in these circumstances the rule holds good that auxiliaries shall not be punished with greater penalty than the principal. And so affirm individually the following authorities among those recently cited. [Citations.]

And Garzoni testifies that it was so adjudged in the said decision 71, where we read: "Or he may have with himself associates for this act," and if they kill the adulterers in company of the principal they are held to very slight account, either for the murder or for the aid

given, and it was so adjudged.

And even in the more extreme case of one killing by assassination, and consequently in the absence of the principal, this is the opinion of Baldo [Citation], where we read: "And now it is inquired whether an assassin is ever punished, and I say he is not; because what is permitted in the person giving command is also permitted in the person commanded." Castro [Citation] also says: "Because what I can do of myself I can have done through my helpers who are necessary for that purpose." And Afflicti [Citation] says: "Either with one's own hands, or by help of another, even with the influence of money, and thus by an assassin: for Baldo says on this same point: 'What is permitted in the person giving command is also permitted in the person commanded '; and he witnesses that it was so adjudged." [Citations.] Marta [speaks as follows]: "Much more so because authorities affirm that a husband, who on account of fear can not kill the adulteress, may even by the help of money demand of another that he kill her, and neither of them is then to be punished."

But whatever Caballus [Citation] may say to the contrary, he bases his opinion upon Castro and Rollandus. Castro, however, favors our opinion, as is to be seen in No. 3. Rollandus should not be given heed; for when he offers this very same opinion about the statute which permits anyone to take vengeance, and says that since this kind [xxxix] of permission is personal it can not be passed on from one to another, this opinion of his is expressly contrary to the teaching of Baldo, Castrensis, Jason, and others, whom we have alleged above in paragraph

quae dicta sunt. And since this opinion of ours is milder and more equitable, it should hold good, as Jason decides on this point. [Citation.]

Nor can the punishment be increased because of the alleged carrying of prohibited arms;⁴¹³ because the latter offense is included then with the real crime. [Citations.] In Guazzin we read that this is so, even if for the carrying of the arms a greater penalty would be inflicted [than for the principal offense]. And so, whenever it is evident that the crime has been committed for honor's sake and for a just grievance, as in the present case, the carrying of the arms may go unpunished, or at least it should not be punished with a more severe penalty than should be imposed for the principal crime itself. Thus Policardus [Citation] well affirms when speaking of arms which are considered treacherous by the Banns.

These claims should hold good more readily as regards Domenico and Francesco, who are foreigners, and are therefore not included in any of the Apostolic Constitutions or Banns, which prohibit the bearing

of arms under very heavy penalties. [Citations.]

Especially since they are minors as is made clear in the course of the trial, pp. 35 and 304; in which case they are likewise not bound by these Constitutions and Banns, which give judgment upon the crime of a minor. For the power to make and establish such regulations was lacking in the Prince or public official concerned. [Citations.]

Such are the matters which, in view of the excessive scantiness of time, I have been able to collect in discharge of my duty for the defense of these poor prisoners. Nor do I at all distrust that my Lords Judges, when they see that too little has been said, will wish to supply and offer what is lacking out of the high rectitude for which they are distinguished. For this would be quite in accord with the decree of Emperors Diocletian and Maximian, as related. [Citation.] [xl] And they will follow the advice of Hippolitus Marsilius, famous in criminal proceedings, who says that a judge is obliged by his office to seek out grounds of defense for the accused. [Citations.]

DESIDERIO SPRETI,

Advocate for the Poor.

By the Most Illustrious and Most Reverend Lord Governor in Criminal Cases:

Roman Murder-case.

On behalf of Count Guido Franceschini and his Associates, Prisoners, against the Court and the Fisc.

Memorial of law by the Honorable Advocate of the Poor.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[xli] Romana Homicidiorum.

[Pamphlet 3.]

Most Illustrious and Most Reverend Lord:

The plea of injured honor which redeems Count Guido from the rigorous penalty that should follow for the commission of murders likewise urges mitigation of the ordinary penalty for Blasius and the associates who had hand in the murder, even though it may be pretended that they were paid thereto. To ri is taken for granted that we are dealing with a case far removed from assassination, because of the presence of a person who had real cause for vengeance, as the following authorities think in common. [Citation.]

There has been the strongest controversy among authorities as to whether a father or husband may demand of any one except his son the murder of his daughter or of his adulterous wife. And divided on the two sides of the question, they have contended strongly. [Citation.] Yet the majority are in favor of the affirmative and of the milder sentence; and often, in the event of such a murder, it has evidently been

so adjudged. [Citations.]

But since this question lies outside of our line of argument, it would be vain and quite useless labor to take it up, nor is time to be wasted when we are so hard pressed for it. For we are evidently dealing with auxiliaries, assembled for committing homicide, according to the thought of the Fisc. Hence the conditions of a mere "mandatory" are not applicable; because of the immediate presence of the principal in the crime; for when he also lays hand to the crime, those who do likewise are not called mandatories, 510 but auxiliaries and helpers. [Citations.]

Furthermore, just as Guido himself is freed from the death penalty because of the said plea of injured honor, so likewise are his allies and auxiliaries freed, as the following authorities [xlii] unanimously assert.

[Citations.]

Those who are cited in support of the opposite view do not pronounce opinion in our peculiar circumstances, but speak of a husband demanding of another the murder of his adulterous wife, and not of auxiliaries who do the killing in company with the husband, as in our case. [Citations.]

In such contingency, auxiliaries who give aid to a husband while killing his adulterous wife have always enjoyed the same indulgence as the principal himself; that is, they always escape the capital penalty,

and indeed go entirely unpunished. [Citations.]

Nor does the distinction of Caballus make any difference, where he holds that auxiliaries may indeed assist with impunity a husband or a father killing a wife or daughter respectively, in order that these may kill the more safely; but that they can not lend a hand and actually

kill; [xliii] for in the latter case they are to be held accountable for the murder. Because, for foundation in making such a distinction, he plants his feet upon Paolo de Castro. [Citation.] But this is so far from proving his purpose that it rather turns back on him remarkably to his own injury. For after the latter sets before himself this kind of a difficulty, under No. 2, he adds: "But I hold entirely the contrary: that neither the one who did the killing nor he who made the assembly (as it may be called) are to be held for the murder for the purpose of inflicting the capital penalty."

This is also true in the council of Rollandus a Valle. [Citations.] May that learned authority pardon me; ⁴⁰⁷ for even if he may attempt to confute Paolo de Castro in the said 154th council, which is in our favor, under the pretext that he speaks contrary to the common opinion, this claim does not suffice in view of the above-cited authorities. And if

there were time, I would demonstrate this more clearly.

Furthermore Rollandus alleges Parisius, cons. 154. lib. 4. But he could well omit that, because No. 22 proves expressly contrary to him on its very face, where it says: "Under our very conditions was given that excellent decision of Paolo de Castro in the before-cited council. In stronger circumstances (which also include the present case) he concludes that those who knew of, or were present, or were associated with a husband in the act of the said murder, and who furnished him aid, ought not to be punished with a greater penalty than the principal, according to the rule concerning auxiliaries, beside the accurate authority of Marsilius." And he concludes that at the very worst, when the utmost rigor of it is considered, they should not be punished

with more than a temporary banishment.

Furthermore, Rollandus in the said council is expressly confuted by Facchinus. [Citation.] Nor is this without vital reason. For just as a qualification that modifies a crime in the principal delinquent increases it also for the auxiliaries, whenever they are aware of it, so all sense of equity demands that a qualification that diminishes the penalty for the principal, even though it be unknown to the auxiliaries, shall act in favor of them also. [Citations.] Hence Caballus remains without a stable foundation, and is opposed to the opinion of the many doctors here alleged, who make no distinction between those who simply assist and those taking a hand in the murder; and indeed all of them [xliv] speak of auxiliaries. Furthermore, it is found that this has often been the judgment, even in the more extreme circumstances of one commanded to a murder, as was said above. And so strong is the plea of 511 injured honor that not only does it extend its protection to mere mandatories, but even to mandatories whose case is modified by the circumstance of assassination. And it causes them to be absolved, as we find that it was so decided. [Citations.]

Hence if both mandatories and assassins are redeemed from the ordinary death penalty, whenever they kill an adulteress at the command of the husband, it necessarily follows that the distinction of Caballus is not a true one, nor is it accepted in practice. For if they are mandatories, we can not deny that they may kill with their own hands; and nevertheless, not to speak of the other decisions cited above, Clar. [Citation] testifies such a decision favorable to the accused was handed down, contrary to the opinion of Caballus.

If, therefore, Blasius and his fellows are not to be punished with the death penalty for affording aid in the murders, vain is the question whether they can be subjected to the torment of the vigil ⁵²⁰ for the purpose of having the very truth from their own mouths. For this procedure demands two requisites: one that the most urgent proofs stand against the accused, and the other that the crime be very atro-

cious, according to the prescript of the Bull. [Citations.]

And although the powers of this Tribunal are very great for the dispensing with one of the said requisites, yet I have never seen the said torment of the vigil inflicted unless when there was no doubt that the crime, for which the Fisc was trying to draw confession from the accused, deserved the capital penalty. We can not believe that the prosecution expects to make a case to this end because of the pretended conventicle; **o** since those who are assembled are not to be held under the penalty for conventicle, but only the one who assembled them is so held, as Baldo well asserts. [Citations.] Nor in this case can the penalty for the asserted conventicle be made good [xlv] against Count Guido himself, since the cause for which he assembled the men aids him in evading the penalty; inasmuch as one may assemble his friends and associates for the purpose of regaining his reputation. [Citations.]

For this has been well proved, that whenever any one for just grievance assembles men to avenge his injury, he has not incurred the crime

and penalty of conventicle.

And although Farinacci, quaest. 113, n. 55, declares that this holds good provided the vengeance be immediate, but that it is otherwise if the vengeance be after an interval, yet I pray that it be noted that in either case, if it concerns vengeance for a personal injury (in which conditions he himself speaks), and therefore when for an injury which wounds the honor, such vengeance is at all times said to be taken immediately. For such an injury always urges and presses, because it should be termed the restoration and reparation of honor (which the one injured in his reputation could not otherwise accomplish), rather than vindication and vengeance, as we believe was satisfactorily proved in our other plea in behalf of Count Guido.

But all further difficulty ceases with this consideration: prosecution can be brought for conventicle, if the men were assembled for an evil

end and no other crime followed therefrom; but when, according to the sense of the Fisc, they have been called together for committing murders, and these are really committed, no further action can be taken as regards the prohibited conventicle, but rather for the murders themselves; for the assembling of the men tended to this same effect. [Citations.] And it is for this reason more particularly: because when the beginning and the end of an act are alike illegal, the end is given attention, and not the beginning, as Bartolo teaches us. [Citations.]

It is to be added still further, that the assembling of men is not illegal in itself; [xlvi] indeed it is possible for it at some times to be both permissible and worthy of approval, as in the cases related by Farinacci. But it is illegal because of its evil consequences and the base end for which it is usually made. Hence, as the assembling of men is prohibited, not in itself, but because of something else, the end ought to be

considered rather than what precedes the end.

Nor should the rigorous penalty of death be inflicted at all upon Domenico Gambassini and Francesco Pasquini for the pretended carrying of arms 413 of illegitimate measure; because they are foreigners and had not stayed long enough in the Ecclesiastical State so that their knowledge of this law could be taken for granted. Nor ought it to be inflicted upon the others; for even if the death penalty is threatened by the Constitutions and Banns for the bearing or retention of them; yet since the carrying of this kind of arms is not prohibited for reasons in itself, but because of the pernicious end which follows it, or can follow it; and because this bearing of arms was looking toward the said murders; and because these, although they are not entirely permissible, are not utterly without excuse, the crime of carrying such arms should be included with the end for which they were carried; because the one is implied in the other, nor may the means seem worse than the end. And although, according to the opinion of some persons, the penalty for carrying arms is not to be confused with the crime committed with them, whenever the latter is the graver, yet this seems to be so understood when a crime is committed with them which is entirely illegal and without excuse. But this is not so when the crime is decreased and extenuated, and indeed excused in part, because of the reason for which it was

In any case, the bearing of arms, according to common law, is but a

slight crime. [Citations.]

Although by special Constitutions and Banns the penalty has been increased almost to the highest possible point, yet this kind of increase does not change the nature of the crime. And just as in the eyes of the common law [xlvii] torture is not inflicted for getting the truth from those indicted for the said carrying of arms, in view of the insignificance

of the crime, in like manner it can not be inflicted by the force of Constitutions and Statutes which have increased the penalty. [Citations.]

And this is especially true in the case of the torment of the vigil, which can not be inflicted for a crime that is not in its very nature most atrocious, but that is held as such, so far as the penalty is concerned, merely by the strength of a decree. This holds good unless indeed the nature of that crime is changed according to the method of proceeding in it. [Citation.]

And we see in the Banns of our Illustrious Lord Governor that he expressly declared this, when he wished to proceed with the torment of the vigil in cases, in which he could not proceed legally; that of a certainty he would not do so. Nor would he indeed have done this, if he could have inflicted such tortures in the case of crimes which are not capital by common law, but are to be expiated with the death penalty by the rigor of the Banns.

H. ARCANGELI,

Procurator of the Poor.

[xlviii]

[File-title of Pamphlet 3.]

By the Most Illustrious and Most Reverend Lord Governor in Criminal Cases:

Roman Murder-case.

In behalf of Blasio Agostinelli and his Associates, Prisoners, against the Fisc.

Memorial of fact and law.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

JUNE 24, 1694.

No. 1.110

The sworn testimony of a witness as to the poverty of said Count Guido Franceschini and the miseries suffered by the Signori Comparini while they stayed in his home in the city of Arezzo.

Angelica, the daughter of the deceased Pietro and Giovanna Battista of Castelluccio, in the Diocese of Arezzo, about 35 years of age, was examined by me on behalf of Pietro Comparini, against any one whomsoever, and put on permanent record; as to which testimony, she took oath to speak the truth, as is seen below.

I tell you in all truth, sir, that while I was staying in Arezzo last January 98 in the home of Signora Maddalena Baldi 53 Albergotti, the chance was offered me to go and serve Signora Beatrice Franceschini and her sons, etc. I decided to do so, and when I had gone to the home of the Signori Franceschini I spoke with the said Signora Beatrice. She drew me aside into a little room and told me that she would take me as a servant, but that I should never have any private dealings with the two old people who were in the house; one of them was Signor Pietro Comparini, and the other Signora Violante, his wife. charged me still further that if either of the two old people chanced to call me into their chamber, I should not go without first asking her permission. On these terms I accepted the service. After I had entered thereupon, I noticed that Signora Violante staved in her room most of the time, weeping, and though the Comparini were stiff with cold, the room was without fire. Hence I took pity on her, and without the knowledge of Signora Beatrice, I took the coals from my own brazier and carried them to her. But no sooner did I offer them to her than Signora Violante ordered me out of the room, lest Signora Beatrice might take offense that I had done this act of charity. Also, once among the many times, when Signora Beatrice found it out she made me leave the coals in the fireplace and snatched the shovel from my hands, and threatened me, saving that if she had wished it she herself would have come to bring it; because she did not want me to do any service whatsoever for the said Signori Comparini. Comparini could not even speak among themselves, because Signor Guido Franceschini, the Canon Girolamo his brother, and Signora Beatrice, their mother, would stand at one door or another of the apartment and listen to what the said Signori Comparini were saying to one another. This occurred every evening and morning until the said Signor Pietro left the room and the house. And when he returned at

night they were unwilling for me to make a light for him on the stairway. And once when Signor Pietro came back home about half past six in the evening, and I heard him scrape his feet, I took up the lamp to go and meet him. But Signor Guido noticing that, snatched the lamp from my hands, [1] telling me that I had better keep still and that I had better not approach unless I wished to be pitched out of the window. And this seemed all the worse to me, because when I first entered upon the service of the said Franceschini I had heard it said around the house that one evening, as Signor Pietro was coming back home, he had fallen, while ascending the same steps without a light, and that he had made a very ugly bruise, because of which he had had to keep his bed for many days. At the same time, while I was in the said service, it chanced one morning at breakfast that the Franceschini gave some offense to Signora Violante, because of which a mishap befell her. For no sooner had she reached her own room than she threw herself into a straw-chair and swooned away. When Signora Francesca Pompilia, wife of the said Signor Guido, found it out, she began to weep and to cry out with a loud voice, saying, "My mother is dying." Whereupon I ran to Signora Violante and began to unlace her, and turned to bring her a little vinegar and fire. But because there was no fire I took some wood and put it in the fireplace to kindle it. When Signora Beatrice saw this she snatched the wood from the fire, in great anger, and told me to take the ashes, which were quite enough to warm her feet. So I took the ashes that were in the fireplace, but because of the intensely cold weather they were cool when I reached the room where the Signora Violante was half dead. Accordingly, the Signora Pompilia and I, both of us weeping, unclothed Signora Violante and put her in the bed, which was as cold as ice. And because I was crying when I returned to the kitchen, after having put Signora Violante to bed, Signora Beatrice said to me: "Do you want me to take a little hemp and wipe your eyes?" Signora Francesca Pompilia also heard this, and she made some complaint to Signora Beatrice, who did not want me to return to the room again nor to make a little gruel, as Signora Violante had ordered.

It happened a few days later, during the month of February following, 98 that while the Signori Franceschini, Francesca Pompilia, Signor Pietro, and Signora Violante were at the table, they began talking of their purpose of sending me away, as the Franceschini had already dismissed me from service. When Signora Francesca Pompilia, who was at the table with the others as I have said above, heard this, she remarked to Signor Pietro and Signora Violante: "Do you know why they wish to send her away? They believe she wished to censure me because Signora Beatrice said some days ago that she would take hemp and wipe the tears from her eyes, when she was weeping over the

accident that happened to you, mother." Then Signor Pietro spoke up and asked the Signori Franceschini to keep me in their good graces for eight or ten days more, for if he wished to return to Rome with Signora Violante [li] he would take me with them. And he said he could expect this favor at their hands, as it was the first he had ever asked of them. To this, none of the Franceschini replied; but Signor Guido rose from the table and, approaching me, gave me two very good licks. The others then came up. While he was doing this, the Canon, his brother, also gave me some kicks, and his mother struck me and told me to leave at once. As soon as Signora Violante saw and heard this she took pity on me and exclaimed to the said Signori: "Where do you wish the poor thing to go now?" And all the Franceschini with one accord said to Signora Violante: "You get out with her, too." And they called her "slut," and other insulting names, so that Signora Violante went to her room to put on her wraps. The Canon 61 drew a sword and ran after her into the room and shut the door. I, fearing that he would inflict some wounds upon Signora Violante, ran to enter the room and found that the Canon had locked himself within. So myself and Signor Pietro and Francesca Pompilia began to weep and to cry out for help, thinking that the Canon would kill Signora Violante there inside. And after some little time, I left the house, while the said couple and Signora Francesca Pompilia were still making outcry to the Signori Franceschini.

During all the time I remained in the service of the said Signori Franceschini at Arezzo, as I have said above. I can say of a truth that every morning and evening at the table I served the said Signori Franceschini, Signora Francesca Pompilia, Signor Pietro and Signora Violante Comparini. For the food of all this tableful, the Franceschini bought on Saturday a sucking lamb, on which they spent, at most, twelve or fourteen gratie. Then Signora Beatrice cooked it and divided it out for the entire week. And the head of the lamb 117 she divided up for a relish three times, and for the relish at other times she served separately the lights and intestines. During the days of the week when they ate flesh there was no other sort of meat on the table to satisfy the needs of all the tableful. When he did not buy the lamb on Saturday, 118 as I have said, Signor Guido gave money to Joseph, the houseboy, to buy two pounds of beef. Signora Beatrice herself put this to cook every morning, nor was she willing for the rest to meddle with it, and they are therefrom at the table and carved for the evening meal. And because this meat was so tough that Signor Pietro could not eat it (as they had not cooked it enough), Signor Pietro did without eating meat, for the most part, and ate only a little bread, toasted and in bad condition, and a morsel of cheese. [lii] Thus Signor Pietro passed the days when they bought beef. On fasting days he ate vegetable soup

with a little salted pike, and sometimes a few boiled chestnuts. But always, whether on fasting days or not, the bread was as black as ink, 110 and heavy, and ill-seasoned. Then the wine which served for the table was but a single flask; and, as soon as the wine was poured into this, Signora Beatrice made me put in as much more of water. And so I made out to fill the wine flask, half of it being water, and very often there was more water than wine. 117 This flask she put on the table, and ordinarily it sufficed for all those eating, although at most, the flask did not hold more than $3\frac{1}{2}$ foghliette [half-pints] according to Roman measure.

Furthermore, I say that, not many days after I had left this service. it was public talk throughout Arezzo that Signor Pietro had gone home about half past six in the evening and had found the street door shut so that he could not open it, and he was obliged to knock. When Signora Violante saw that no one about the house was going to open the door she herself went downstairs to do so, but the door was locked with a key. And although she called Signor Guido and others who were in the house, yet no one stirred to go and open it. Therefore Signor Pietro went to sleep at the inn, and in the morning returned to see Signora Violante and Signora Francesca Pompilia. It was likewise said throughout Arezzo that when Signor Pietro complained at having been locked out of the house by the Canon, and when both Signor Pietro and Signora Violante reproached them bitterly about it, a new quarrel arose among them, and because of it both the Signori Comparini were driven out of the house. Signora Violante was received at the home of Signor Doctor Borri, where she dined that evening and spent the night. And Signor Pietro went to the inn to dine and sleep.

When I heard that, I went to the house of Signor Borri to see Signora Violante, but was not admitted. And the wife of Signor Borri told me to go and tend to my own affairs. For she did not wish the Franceschini, who lived opposite, to perceive that I had gone there to see Signora Violante, as some disturbance might arise therefrom. Then the next morning I went to the inn, where I had been told Signora Violante had gone to find Signor Pietro, but I did not find either of them, and was told by the host that they had gone out. So, not knowing where to find them, I returned to the home of Signora Maddelena Albergotti, where I was staying. And I heard afterwards that both Signor Pietro [liii] and Signora Violante had returned to the Inn. where they had breakfasted. Then by the interposition of the Governor of Arezzo they were reconciled with the Franceschini, and they returned indeed to the house of the latter. I heard also that the Franceschini continued to maltreat and insult the said couple, as they had continually done while I was in their service. Therefore they were finally obliged

to leave Arezzo and go back to Rome. 100

All the abovesaid matters I know from having seen and heard the ill-treatment, which the Franceschini inflicted upon the Comparini, and the insults which they offered them and Signora Francesca Pompilia; and likewise from having heard them talked about publicly throughout Arezzo, where it is known to everyone and is notorious, and where there is public talk and rumor about it.

JUNE 17, 1697.

No. 2.

Various attestations 111 as to Francesca's recourse to the Bishop and Governor because of the cruelty of her husband and relatives. To whomsover it may concern:

We, the undersigned, attest as true: That Signora Francesca Pompilia Comparini, wife of Signor Guido Franceschini, has many and many a time fled from home and hastened now

to Monsignor the Bishop, 139 and again to the Governor, 135 and also to the neighbors, because of the continual scolding and ill-treatment which she has suffered at the hands of Count Guido her husband, Signora Beatrice her mother-in-law, and the Signor Canon Girolamo her brother-in-law. We know this from having met her when she was fleeing as above, and from the public talk and the notoriety of it throughout the city of Arezzo. In pledge of which, have we signed the present attestation with our own hands this abovesaid day and year, etc.

I, CANON ALESSANDRO TORTELLI, affirm the truth to be as abovesaid, and in pledge thereto have signed with my own hand.

I, MARCO ROMANO, affirm the truth to be as abovesaid, and in pledge, etc., with my own hand.

I, ANTONIO FRANCESCO ARCANGELI, affirm the truth to be as is contained above, with my own hand.

I, CAMMILLO LOMBARDI, affirm as is contained above, with my own hand.

I, FRANCESCO JACOPO CONTI 35 of Bissignano affirm as is contained above, and in pledge, etc., with my own hand.

I, URBANO ANTONIO ROMANO, 144 a priest of Arezzo, and at present Curate of the parish church of St. Adriano, affirm the truth to be as is contained above, and in pledge thereto have subscribed with my own hand.

Then follows the identification of the handwriting in due form, etc.

[liv] Most Illustrious Sir, my most Honored Master:

Extract from a letter written by D. Tommaso Romani, uncle of Guido Franceschini, to Pietro Comparini in Rome. I can not do less, etc., departure, she has been little like the Signora Francesca, etc.; she fled from home, and went into San Antonio. And thither ran also Signor Guido, the Canon, and Beatrice, etc., in order that

she might come back, and in that belief the Signora Francesca returned home, etc. Yesterday, Signora Francesca and my sister were in the Duomo at sermon. At its close, while she was going away and was near the gate of Monsignore, 130 Francesca fled into the Palace, which is very near by. This was about seven o'clock in the evening, and there was a fine row in the Palace, etc.

Most Illustrious Signor and most Cherished Master:

Extract from another letter written by Bartolomeo Albergotti, a gentleman, to Pietro Comparini.

At my return, etc., the Signora, his wife, has been melancholy, and two evenings after your departure, she made a big disturbance, because she did not wish to go and sleep 115 with Signor Guido her husband, etc. The day

before Palm Sunday the Signora went, etc., to preaching, etc., and in leaving there she rushed into the Palace of the Bishop,¹³⁹ etc. She took her station at the head of the stairs ¹⁴¹ and stayed there until half past six in the evening; and neither Signora Beatrice nor Signor Guido were able to make her return home. Yet the Bishop did not give her an audience, but his secretary hastened thither and urged Signor Guido and Signora Beatrice not to scold the Signora his wife, etc. And after quite enough of such disputes, they took her back home, etc.

MARCH 21, 1697 [for May.]

No. 3.

Deposition of Francesca as to letters 114 asserted to have been written by her to Abate Franceschini, and previously outlined by her husband; recorded in the prosecution brought for her pretended flight.

Francesca Comparini, when under oath, etc., when questioned whether she had ever sent any letter to Abate Franceschini here in the City, while she lived in Arezzo, replied:

While I was in Arezzo I wrote, at the instance of my husband, to my brother-in-law Abate Franceschini, here in Rome; but as I

did not know how to write, my husband wrote the letter with a pencil 114 and then he made me trace it with a pen and ink it with my own hand. And he told me that his brother had taken pleasure in receiving such a letter of mine, written by myself. This happened two or three times.

When questioned whether if she should see one of the letters written as is told above, and sent to the City to the same Abate Franceschini, she would recognize it, etc. She replied: If your Honor would cause me to see one of the letters written by me, as above, and sent to Abate Franceschini, I should recog-

nize it very well.

And when at my command the letter was shown to her, about which there was discussion in the prosecution, and which begins Carissimo Cognato sono con questa, and ends, etc., Arezzo 14 Giugno 1694, affetionatissima Serva, e Cognata Francesca Comparini ne Franceschini.

[Iv] She responded: I have seen and have examined carefully this letter shown me by the order of your Honor, which begins Carissimo Signor Cognato sono con questa, etc., and ends Francesca Comparini, ne Franceschini, and having looked at it, I think, but can not swear to it as the truth, that this is one of the letters written by me to my brotherin-law, Abate Franceschini, in conformity [to my husband's wishes] as is said above.

Dearest Brother-in-law:

No. 4.¹¹⁸
The tenor of the letter written as above to Abate Franceschini.

I wish by this letter to pay my respects to you, and to thank you for your efforts in placing me in this home, where, far removed from my parents, I live now a tranquil life and

enjoy perfect safety, not having them around me. For they grieved me night and day with their perverse commands, which were against the law, both human and divine: that I should not love Signor Guido, my husband, and that I should flee by night from his couch. 115 At the same time they made me tell him that I had no congeniality with him and that he was not my husband because I have no children by him. They also caused me to run away often 140 to the Bishop 139 without any reason whatever, and made me tell the Bishop that I wished to be divorced from Signor Guido. And for the purpose of stirring up great discord in the home, my mother told the Bishop, and Signor Guido, and then the entire town, that the Canon my brother-in-law had solicited me dishonorably, 52 a thing that had never been thought of by him. They urged me to continue these evil counsels, which were far from right and far from the submission due to my husband. And they left me at their departure their express command, by my obligation to obey them, that I should kill my husband, give poison to my brothers-in-law and my mother-in-law, burn the house and break the vases and other things, in order that in the eyes of the world it might not appear after their departure that it was they who had counseled me to commit so many crimes. And finally at their departure, they left me, as a parting command, that I should choose for myself a young man to my taste, and with him should run away to Rome, and many other matters, which I

omit for blushing. Now that I have not her at hand who stirred up my mind, I enjoy the quiet of Paradise, and know that my parents were thus directing me to a precipice, because of their own rage. Therefore, now that I see in their true light these deeds proposed by the command of my parents, I pray for pardon from God, from yourself, and from all the world. For I wish to be a good Christian and a good wife to Signor Guido, who has many times chidden me in a loving manner, saying that some day I would thank him for the reproofs he gave me. And these evil counsels which my parents have given, I have now made known, and I acknowledge myself

Your most affectionate servant and sister, FRANCESCA COMPARINI ne FRANCESCHINI.

AREZZO, June 14, 1694.

Outside directed to Abate Paolo Franceschini, Rome.

[lvi]

[The deposition of Pompilia is translated pp. 69-73 in its completer form an given in the Summary for the Defense. The only additional fact given is this version is the date of the affidavit, Monday, May 13, 1697.²⁰⁴ She had been arrested at Castelnuovo May 1.]

No. 6.

Attestations of priests and other persons, worthy to be accepted in all respects; who gave Francesca assistance even till her death; they speak of her honesty, and her declaration that she had never violated her conjugal faith.

[Ivii] I, the undersigned, barefooted Augustinian priest, ³⁵³ pledge my faith that inasmuch as I was present, helping Signora Francesca Comparini from the first instant of her pitiable case, even to the very end of her life, I say and attest on my priestly oath, in the presence of the God who must judge me, that to my own confusion ³⁵⁸ I have discovered

and marveled at an innocent and saintly conscience in that ever-blessed child. During the four days she survived, when exhorted by me to pardon her husband, she replied with tears in her eyes and with a placid and compassionate voice: "May Jesus pardon him, ** as I have already done with all my heart." But what is more to be wondered at ** is that, although she suffered great pain, I never heard her speak an offensive or impatient word, nor show the slightest outward vexation

either toward God or those near by. 307 But ever submissive to the Divine Will, she said: "May God have pity on me," in such a way, indeed, as would have been incompatible with a soul that was not at one with God. To such an union one does not attain in a moment, but

rather by the habit of years.

I say further that I have always seen her self-restrained, and especially during medical treatment. On these occasions, if her habit of life had not been good, she would not have minded certain details around her with a modesty well-noted and marveled at by me; nor otherwise could a young girl have been in the presence of so many men with such modesty and calm as that in which the blessed child remained while dying. And you may well believe what the Holy Spirit speaks by the mouth of the Evangelist, in the words of St. Matthew, chapter 7: "An evil tree can not bring forth good fruit." Note that he says "can not," and not "does not"; that is, making it impossible to infer the ability to do perfect deeds when oneself is imperfect and tainted with vice. You should therefore say that this girl was all goodness and modesty, since with all ease and all gladness she performed virtuous and modest deeds even at the very end of her life. Moreover she has died with strong love for God, with great composure, with all the sacred sacraments of the Church, and with the admiration [lviii] of all bystanders, who blessed her as a saint. I do not say more lest I be taxed with partiality. I know very well that God alone is the searcher of hearts, but I also know that from the abundance of the heart the mouth speaks; and that my great St. Augustine says: "As the life, so its end."

Therefore, having noted in that ever blessed child saintly words, virtuous deeds, most modest acts, and the death of a soul in great fear of God, for the relief of my conscience I am compelled to say, and can not do otherwise, that necessarily she has ever been a good, modest, and honorable girl, etc.

This tenth of January, 1698.

I, Fra Celestino Angelo of St. Anna, barefooted Augustinian, affirm as I have said above, with my own hand.

We, the undersigned, being interrogated for the truth, have made full and unquestioned statement on our oath, that we were present and assisted at the last illness from which Francesca Pompilia, wife of Guido Franceschini, died. She was often asked by her confessors and other persons whether she had committed any offense against the said Guido, her husband, whereby she

might have given him occasion to maltreat her in such a manner as to cause her death. And she always responded that she had never committed any offense against him, 555 but had always lived with all chastity and modesty. And this we know from having been present during the said suffering, and from having heard all these questions and responses while we were giving her medical treatment, or otherwise assisting, and from hearing her respond to these questions, as above, during the four days 550 while she was suffering from her wounds, as we have seen and heard her; and we have witnessed her dying the death of a saint.

In pledge thereto we have signed this present attestation with our

own hands here in Rome this tenth of January, 1698.

- I, NICOLO CONSTANTIO, etc., who assisted at the treatment of the said Francesca Pompilia during four days, attest as above, etc.
- I, Fra Celestino Angelo 353 of St. Anna, 351 barefooted Augustinian, say that I was present from the first instant of the case, even to the end of her life, and was always ministering to her. She ever said "May God pardon him in heaven as I pardon him on earth; 550 but as for the matter they charge me with, and for which they have slain me, I am utterly innocent." 255 In proof whereof she said that God should not pardon her that sin, because she had never committed it. 250 She died as an innocent martyr in the presence of another priest, to the edification of all the bystanders, as I have affirmed above with my own hand.
- [lix] I, PLACIDO SARDI, a priest, affirm with my own hand as the abovesaid Father, Fra Celestino, has declared, having been present as above.
- I, the Marquis Nicolo Gregorio, affirm as above with my own hand.
- I, the undersigned, affirm what is contained in the above-written statement, as well as in the attestation of the reverend Father Celestino of Jesu and Maria. I assisted the abovesaid Signora Francesca Pompilia from the first, having picked her up from the earth where she lay in utter weakness because of her wounds. She had her head upon the legs of Signor Pietro Comparini, 228 who was already dead. She made confession in my arms to the Principal of the Greek College, because she could neither rise up nor lie down. And from that hour I never left her, but always ministered to her even unto her death. She was the most exemplary and edifying

Christian I have ever seen. For I saw her resigned to the divine will, and she always relied upon her own innocence, etc.

I, GIUSEPPE D'ANDILLO, with my own hand.

I, the undersigned, attest and affirm what is contained in all the said affidavits, from having assisted the said Francesca Pompilia, etc.

DIONYSIO GODYN, with my own hand.

- I, LUCA CORSI, affirm with my own hand as is contained in all the said attestations, from having assisted day and night as long as the malady of the former Francesca Pompilia continued, and from having heard as above.
- I, GIOVANNI BATTISTA GUITENS, apothecary, who have assisted at the treatment and care of the said Francesca Pompilia, affirm with my own hand as is contained in all the above affidavits and attestations, from having assisted continually throughout a night and a day at the malady of the same.
- I, GIOVANNI BATTISTA MUCHA, the boy of the said Giovanni Battista Guitens, apothecary, affirm with my own hand as is contained above in the said attestation, from having assisted with the former Francesca Pompilia.

Full and unquestionable statement is given by me the here undersigned, Abate Liberato Barberito, Doctor of Theology, that, as I was summoned to assist at the death of the said Signora Francesca Comparini, I often noticed, and especially during an entire night, that the above-named defendant suffered the pains of her wounds with Christian resignation, and condoned with superhuman generosity the offenses 359 of the one who had caused her innocent death with so many wounds. [lx] I also observed during that night the tenderness of the conscience of the above-named. For she passed it in showing the unwavering feelings of an heroic and Christian perfection. And this so much so that I can attest 354 that during the experience I have had, having been four years Vicar in the Cure of Monsignor, the Bishop of Monopoli, of blessed memory, I have never observed the dying with like sentiments. And this is all the more so in an evil caused so violently by another. Therefore in pledge, etc. Rome, this tenth day of January, 1698.

I, ABATE DI LIBERATO BARBERITO, affirm as above, etc.

By the Most Illustrious and Most Reverend Lord Governor in Criminal Cases:

Roman Murder-case with qualifying circumstance.

For the Fisc.

Summary.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[Pamphlet 5.]

Most Illustrious and Most Reverend Lord:

The deplorable slaughter of the entire Comparini family, which occurred in this dear city of ours on the second night 310 of the current month of January, 365 and the shedding of their blood, cries out from earth to God for vengeance upon the criminals. And in order that we may fulfill the obligations of the office we are occupying, we have paid down the price of toil to narrate here with faithful pen the series of events. From this, my Lords Judges may readily see what laws may be applicable for a decision as to this cause and for the punishment of the delinquents for the same deed, etc., and so Barbosa says in his axioms in jurisprudence, axiom 93, No. 1: "Just as from the deed

the law takes its rise, so from the deed the law dies."

The series of facts, therefore, is as follows: 462 Guido Franceschini, of the city of Arezzo, married 458 461 Francesca Comparini, for whom, by Pietro and Violante Comparini, there were promised as dowry, 91 among other matters, certain properties subject to a reversionary interest.69 For they had brought this same Francesca up in their home as their own daughter, and as such they married her. Then, as the aforesaid Pietro and Violante had no other children, they left their home in the City to go and live in the home of Franceschini at Arezzo.94 There, for some time, they continued to live together in peace; but, as often happens among friends and relatives, contentions and quarrelings arose.95 On account of these, the aforesaid Pietro and Violante left that home and the city of Arezzo, and went back to Rome. 100 In the meantime, as the flame of this enkindled hatred increased, a lawsuit was instituted 260 as to the dowry once promised, but now denied by Pietro, on the pretext that Francesca was not indeed the daughter of the same Pietro and Violante, but that, after a pretense of her birth had been made, 108 she had been received and brought up by them. And for this reason the said Guido and Francesca could not hope for the inheritance of the properties under the reversionary interest.69 But although Franceschini gained a favorable judgment on this point,263 yet when appeal had been made on behalf of Pietro Comparini,264 Francesca declared that she was ill-treated in the home of her husband by himself, and therefore desired to leave that home. Accordingly, with the aid and companionship of Canon Caponsacchi, a relative of the said Franceschini, as is supposed, she ran away. But Franceschini had notice of his wife's [lxii] flight and, following her up, he overtook her

at the tavern of Castelnuovo. There he went to the governor ²²⁸ of that place and saw to effecting the capture ²²² of his wife and the Canon, as indeed followed. Then the quarrel was continued. A criminal suit ²⁶⁹ was brought in this Tribunal of the Governor of the City; ²⁷⁰ the process of action was arranged, and the counsel on both sides was often heard, both by word of mouth and in writing. At last it was decided that owing to lack of proof ²⁷³ of adultery the said Canon should be banished to Civita Vecchia ²⁷¹ and Francesca should be held in safe-keeping. ²⁷⁶ But because the Comparini claimed that the furnishing of food in the safekeeping was the duty of Franceschini, and the latter declared it lay with Comparini; ²⁸² ²⁸³ the most Illustrious Lord Governor, having first secured the consent of Abate Paolo, ²⁸⁸ the brother of Guido and his representative in the case, assigned the home ²⁸⁴ of the Comparini to Francesca as a safe and secure prison under security.

While these contests were still pending,265 both in the civil and criminal cases, as well as in that for divorce brought by Francesca, the wife,266 this same Franceschini schemed to take vengeance upon the abovesaid. For the execution of this criminal purpose he brought together 312 Domenico Gambassini of Florence, Alessandro Baldeschi of the region of Castello, Francesco Pasquini Antonii of the Marquisate of Monte Acuto, and Blasio Agostinelli of the town of Popolo, and dwelling at the Villa Quarata. He provided them with swords and dagger, 413 prohibited by the Bull of Alexander VIII, and entered the City in company with the aforesaid men. Approaching the home of the Comparini, at the first hour 320 of the night, he secured the opening of the door to himself under the pretense of bringing a letter, 321 sent to Violante by the said Canon Caponsacchi, then staying at Civita Vecchia. As soon as the door of the home was opened by the said Violante, 323 the aforesaid Guido and his companions immediately set upon her. She was cut to pieces with their swords and immediately fell dead. Pietro likewise was cut down and died. Francesca, however, tried to hide under a bed,325 but was found and wounded in many places. Then, as if God granted her the favor,348 she was not left utterly dead, though after a few days she also passed away; and thus she could reveal this monstrous crime. As soon as my Lord Governor had notice of this, with most vigilant attention, he saw that the malefactors were pursued beyond the City. 333 Accordingly that same night they were discovered in the tavern at Merluccia 340 with firearms and illegal swords, [lxiii] still bloody,342 and were taken back to prison. Then, when a case had been made against them, they were examined as to the crime. Some of them indeed confessed it, and although the others made denial of the management and knowledge of the killing of the entire family, yet against them there are most urgent presumptions of the knowledge and management abovesaid. Furthermore, from the

same prosecution the gravest proofs have resulted, such as can be but

slightly attacked and controverted by the Defense.

Hence, when this cause may be presented to receive judgment, we believe that no foundation can afford defense for the criminals to escape the capital penalty, so far as they have confessed their crime, or can release those who have denied it from the rigorous torture of the vigil. ⁵²⁶ For what if the Defense do strongly argue the question as to whether a husband who kills an adulterous wife, not immediately and when found in adultery, but after an interval, ⁴⁰⁵ ought to be excused from the ordinary penalty of the *Lex Cornelia de Sicariis*? Some authorities indeed give an affirmative opinion for the excuse of the husband, as is to be seen in Giurba. [Citations.] Yet all of these authorities for mitigating the penalty upon a husband who kills his wife after an interval are moved by this reason: That since the sense of injured honor always oppresses the heart, it is difficult to restrain just resentment; for this reason the defense of the honor is said to be immediate when done as quickly as possible.

But there are indeed many other authorities who stand by the negative, asserting that a husband who kills his wife, otherwise than when taken in adultery and in acts of passion, should be punished with the ordinary penalty. [Citations.] D. Raynaldus [Citation] says this opinion is the truer and the more advantageous to the state, nor should one depart from it in giving judgment. Sanzio says that it was often adjudged in this Senate that a husband was not excused by adultery legitimately proved, if he killed his wife after an interval; [Ixiv] and for this reason, because formerly, according to the law of Romulus, a husband could kill his wife, but the Lex Julia permitted him to kill only the vile

adulterer, as Matthæus proves. [Citation.]

But in this our present show of fact we believe we are dealing with a matter outside of the difficulty of this proposed question. For the authorities cited above for the contrary opinion hold good, and should be understood to do so, whenever the contention is about a husband who has killed his wife without excess of law and with no concurring circumstances and aggravating qualities, and when moved only by just grievance. But it is otherwise when, as in our case, excess and contempt of law is present and aggravating circumstances and qualities concur. 408 Laurentius Matthæus [Citation] testifies that, according to common practice, such a distinction has been followed out. And after he had affirmed that a husband should be excused from the ordinary penalty and be punished more mildly, he adds: "For these reasons, it is the common practice to weigh the effect of the grievance and to punish only the excess; so that if the suspicion of guile in the manner of killing is present (as he considers any circumstance which tends toward treachery) the penalty is aggravated."

The aggravating circumstances which concur in our case are indeed many, and they are so grave that any one of them is enough reason

for imposing the death penalty or for qualifying the crime.

The first of these is the assembling of armed men;409 for according to decrees of the Governor of this City the penalty of death and of the confiscation of goods is inflicted upon the one assembling the men; and this is true even if those assembled are but four, 410 as is read in chapter 82 of the same Banns. This circumstance and quality can not be evaded on the authority of certain jurists who assert that it is permissible for a husband to kill his wife, even by means of men thus brought together. For the said authorities speak, and should be understood, in a case in which a husband may kill with impunity an adulterer and his own wife in the very act of adultery, or in the home of the husband. But it is otherwise if she is killed after an interval, or outside of the home of her husband; according to what is given. [Citation.] Or these matters might hold good if in no other way he could kill the adulterer and his wife. So think all authorities who can be adduced in favor of the husband. This can not be said in our case since Franceschini,469 while following his wife with firearms, could have taken [lxv] vengeance at the inn of Castelnuovo. But he had recourse to the judge, 222 and chose the legal way of punishing his wife and the Canon with whom she fled. Or these claims would hold good if he had assembled a smaller number of men, whereby the crime of conventicle would not have been established. And this is the more strongly to be held because we are not concerned with a deed that is unpunishable, and permissible by law. as I have said.

Nor do we believe that the Defense can make a claim that the husband may kill an adulterous wife after an interval with impunity; for all the authorities who can be adduced in favor of the husband free him indeed from the ordinary penalty, but not from an extraordinary penalty, as those adduced by us above in § Hinc cum Causa can be seen to hold. If therefore, in our case, the husband committed a crime punishable in itself, how could he assemble a number of men forming a conventicle prohibited by the Banns, without incurring the penalty threatened by them?

The second quality and circumstance is the carrying of arms 413 496 contrary to the specification of the Constitution of Alexander VIII, which is extended to the whole Ecclesiastical State. Still less can the authority of jurists be alleged in excuse from this threatened penalty, if the husband kill an adulterer and the wife with prohibited arms. For aside from the response given by us in the explanation of the first circumstance of assembling and of conventicle (namely that these authorities hold good and should be understood to apply only in cases permitted by law, and therefore unpunishable), we say still further that they have very little application as regards the arms we are discussing; since the said Constitution prohibits not merely the carrying of such arms, but even their retention, manufacture, or introduction into the City and the Ecclesiastical State, under the penalty of rebellion and criminal insult to the majesty of the law. 420 And so far as we are acquainted with such cases as are permitted by law, the authority of these jurists should be understood to hold good concerning arms, the carrying of which is indeed prohibited, but not the retention and introduction under any pretext whatsoever, even the pretext of justice; as is included in this same Constitution § 1 where we read: "Or to carry them on any pretext whatever, whether of military service or of the execution of justice, and still less to keep them in one's home or elsewhere." And in § Ad haec it prohibits even the introduction of them: "the retention of them at home, in storehouses, and elsewhere, their introduction into the Ecclesiastical State, and their manufacture."

If therefore the retention and introduction of such arms is prohibited, even when on the pretext of executing justice, [lxvi] ridiculous indeed would be Franceschini's pretense that he could approach the City and the home of his wife with such arms to vindicate, after an interval, this pretended offense of honor. This is the more certain as the crime concerning such arms is grave and of itself is punished with the capital penalty, as we have proved. In this case, when the crime actually follows, if the penalty for carrying the arms is greater than for the crime itself, the penalty for the graver offense is held to apply, and

includes the lighter. [Citations.]

The third circumstance is that Franceschini and the aforesaid men committed the murders in the very home and dwelling-place 417 501 of the Comparini; because homicide is always said to be qualified when it is committed in the home of the one slain; since the home should be a safe refuge for its master, etc. Then also Franceschini entered with changed garb; 118 504 in which case the murder is said to be committed

ex insidiis. [Citations.]

The fourth quality and circumstance is that the said Francesca was under the power of the judge, 419 since the home, as we have said in our narrative of fact, was assigned to her under bond to keep it as a safe and secure prison. And hence she was under the protection of the court. [Citations.] And this is especially true when arguing in favor of the one who is under protection of the court, whatever may be said when arguing to his prejudice. And therefore the law holds that one under the protection of the court can not be killed under less penalty than the death [of the assassin]. [Citations.]

But all debate seems to cease since it is proven in the process that the said Franceschini approached the said home with his company of men with the thought and intent [lxvii] to kill not merely Francesca, his wife, but also Pietro and Violante. 401 These, as he himself acknowledges, he hated 421 with a deadly hatred, because of the suit 260 they had brought and because 112 they had urged Francesca to poison her husband and her brother-in-law, and had kept his wife in their home, so that still further, in the continuation of the adultery.298 his honor was offended. But aside from this, as we have said above, Francesca was placed in the said home 284 by the authority of the judge with the consent 288 of the brother of this same husband, and so the question does not enter as to whether a husband may lawfully kill the relatives, friends, and servants of his adulterous wife, even if he does suspect them of affording their leave or assent to the wife committing adultery: since the special rights and privileges conceded to the husband should not be multiplied against the wife, and be given greater scope, but rather should be strictly interpreted. [Citation.] This holds good not merely when one is arguing about the prejudice of a third party, 584 but concerning one's sole prejudice. [Citation.] In our very circumstances we read that the permission can not be passed from person to person. [Citation.] Yet we can more truly declare that such an assertion of adultery on the part of Franceschini is calumniously false; for, in the very face of death, Francesca protested, to the very damnation of her soul, that she has given no offense 355 to her husband's honor. This protestation is the more to be believed 362 since those about to die 363 are not presumed to be unmindful of their eternal salvation. [Citation.]

The other causes adduced by Franceschini himself, so far as they are true, can indeed prove hatred and enmity existing between himself and the couple, which would tend in that direction and so would serve to prove in him a cause for their premeditated murder. But this is not sufficient to excuse him from the ordinary penalty of death, which premeditated homicide altogether demands. [Citations.] [lxviii] And it is for this reason, because the laws prohibit private vengeance (that is, vengeance which those without public office usurp to themselves because of their hatred, by killing or otherwise injuring men) [Citations.]. Raynaldus affirms that in premeditated murder the ordinary penalty is inflicted not merely upon the slayer himself, but also upon all others who aid and give help, or concur in committing the murder by

their help or counsel. [Citations.]

FRANCESCO GAMBI,
General Procurator of the Fisc and of the
Reverend Apostolic Chamber.

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

Roman Murder-case.

In behalf of the Fisc, against Count Guido Franceschini and his Associates.

Memorial of fact and law of the Lord Procurator General of the Fisc.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[lxix] Romana Homicidii cum qualitate.

[Pamphlet 6.]

Most Illustrious and most Reverend Lord Governor:

Since the chief defense of Count Franceschini, the Accused, as we have heard, consists in the pretended plea of injured honor, by which he was moved to crime, it is the office of the Fisc to disclose the lack of foundation for this plea, in order that this atrocious and enormous crime

may be punished with the due penalty.

Therefore I assume that we ought to examine the foundations on which the asserted plea of injured honor may rest; namely the flight of the unfortunate wife from the home of her husband in company with Canon Caponsacchi, with whom she was taken at the inn of Castelnuovo, and the pretended love letters which were put forward in the prosecution of Pompilia for the said flight and departure. The pretended dishonesty of the wife is drawn from these two; but along with them other proofs were brought together in the said prosecution; the latter, however, are either altogether stupid or equivocal, or else unproven. This may be inferred from the dismission of the said Francesca, his wife, merely with the precaution of keeping her home as a prison 276 284 and of the Canon with a three years' banishment to Civita Vecchia. 271 Such action shows that in this same prosecution there was found by the Fisc no legitimate proof of dishonesty and of the pretended violation of conjugal faith, which the husband had charged against her.

And indeed, from the defenses then made and even from the trial itself, a very just cause has clearly appeared, which forced the luckless girl to flee from the home of her husband and to go back to her own home, there to live safely and quietly with her parents. Notorious indeed are the altercations 95 which, on account of the parsimony of the Franceschini home, straightway arose between the parents of the wretched girl on the one hand, and the Accused, his mother, and his brothers on the other hand. The former in vain bewailed the fact that they had been deceived by the show of no small opulence, on account of the false statement of an annual income of 1,700 scudi,82 which was afterward shown to have no existence. Indeed, while they staved in the home of the accused husband in Arezzo, they were so badly treated by himself and his relatives 95 that after a few months 98 they were obliged to leave it and return to the City. 100 During the whole time they lived there, contentions and reproaches throve continually among them. The Comparini were indeed excited with just indignation by the deception they had suffered. This is evident from the letters of

Abate Paolo Franceschini, which presuppose these troubles and which were considered for the Defense by the Procurator of the Poor. These prove that hostility of mind had even then been conceived against the unfortunate parents, especially the one written March 6, where we read: "I write again to you that I do not wish to imitate him in his manner of writing, not being of his mind to sow broadcast in letters such words as would merit response by deeds and not by words; and these are so offensive that I have kept them for his reproof and mortification." And further on he says: "So that if you give us trouble, which I will never believe, you yourself will not be exempt therefrom." But sufficient proof results from the letters, as the following advise. [Citations.]

[Ixx] And although these letters do not make clear the nature of their altercations, yet some of them more than prove the reproaches had so increased that their bitterness grew into hatred, as is evident from the letter of February 12, 1694, where we read: "But hearing from the one side or other that the bitterness between them, not to say the hatred, is increasing." It would be all too easy for the Accused and the Abate, his brother, to prove, by showing letters written to him, that the reproaches were unjust and were occasioned by the Comparini themselves. This is apparent from the tenor of the said letter, where we read: "Because I feel that the enemy of God has put strife among them, it is improper that I should fulfill my duty toward you of a reply." But since the Franceschini did not show such letters, the presumptive truth of these same complaints and of this cause of complaint and altercation is strongly against the ones thus concealing them. In such circumstances the Roman court thus affirmed. [Citations.]

But the truth of the charge of ill-treatment toward the parents, whom he was obliged by the dowry contract to provide with food, is also to be drawn from the deposition of a servant, 110 as given in the Summary, No. 1 [cf. pp. xlix-liii]. And since this would excite the pity of any who read, it becomes all the clearer that, by such very ill-treatment of her parents, the mind of the wretched wife was greatly exasperated; for she kept grieving in vain at seeing them thus troubled;

yes, and she was even prohibited from grieving.

And anyone may know that the return of her parents to the City would indeed disturb with a considerable and very just grief this wretched child who was not more than fifteen years old. For she was destitute of all aid, and was left exposed to her husband's severity, because of which she daily feared that she was in peril of her life. In vain did she have recourse to the Reverend Bishop ¹³⁰ and to the Governor, ¹³⁵ Summary, No. 2 [cf. p. liii]. In vain was the interposition of certain noblemen tried; which had proved utterly useless, as is evident from the letter of March 6, where we read: "But what remedy can I give you, when so many gentlemen, friendly to both parties have inter-

fered to settle the troubles and it has not turned out well?" She might indeed think that no other remedy was left her than to flee from the abode of her husband and to seek again her father's home. As therefore she fled to escape deadly peril, her flight can afford no proof of dishonesty nor of the violation of conjugal faith; for it is attributable to a lawful rather than to a criminal cause. [Citations.]

But there was another urgent cause for her eagerly desiring to seek her father's hearth, namely the ill-health of her father. She speaks of this in the letter which mentioned [lxxi] that she can not look for the company of Gregorio Guillichini, and that this task had to be remitted to the Canon [Caponsacchi] also. Hence we can well infer that she was

arranging for the flight for legitimate reasons.

No reliance whatever can be placed in the letter 112 written by this same wife to Abate Franceschini. In that she thanks him for having joined her in marriage with the Accused, his brother. And she also acknowledges therein that, since the departure of her parents, she was living a life of utter tranquillity; because their evil persuasion, which was alienating her from her husband, had ceased. She also reveals a very base plan that had been proposed to her, namely to destroy the entire household. Now the wife in her sworn statement frankly confesses 467 that she wrote this letter to appease her husband, and that he had marked the characters,114 which she had afterward traced with a pen. This statement is found in an extract from her sworn testimony as given in our Summary, No. 3 [cf. pp. liv-lv]. And a mere reading of the said letter so thrills one with horror that it is incredible 112 that the luckless girl could have written such matters to the injury and detraction of her own parents, unless she had been compelled thereto by fear of her husband. For this reason the same letter is given in our Summary, No. 4. [Cf. p. lv.]

But even just ground of fear, because of which the luckless girl was moved to flee, has come to light, namely the lawsuit ²⁰⁰ brought by her father against the Accused for the nullification of the dowry contract. This contract had been made on false grounds; for Pietro had believed that he was promising the dowry to his own daughter; but then, from a confession ¹⁰³ made by the mother, he had found out that she was none such and that Violante had made pretense of giving birth to the child for the purpose of deceiving her husband and barring his creditors. ¹⁰⁷ Since Pietro had assigned all his property as dowry ⁹¹ (and indeed it was of considerable value when we consider the quality of the persons concerned) he soon raised a dispute about it. And we may well fear that very grave and even deadly hatred arose therefrom. Thereby the conjugal peace, which had been disturbed by long-continued alteration, was utterly destroyed by recrudescent hatred. For a lawsuit as to a considerable amount of money, much more as to an entire property,

would produce this effect, as daily experience well teaches us and as

Grammaticus and others assert. [Citations.]

Such just fear should be well considered by a prudent judge, who will take into account the circumstance of the persons and of the time. [Citation.] In our case it may be absolutely affirmed that these matters should be so considered, inasmuch as not merely a girl of tender age (as was the unfortunate wife, who was destitute of all aid and exposed to the severity of the husband, who had sought her life with a pistol 132 and had threatened her with death on trivial suspicion), but even a woman of greatest fortitude [lxxii] would be unable to bear being exposed to such constant risk of her life and would see the necessity of taking care of herself. And whatever the cause, even if it were merely supposititious, it would be enough to excuse her according to the text. Citations. And Canon Raynaldus holds that it is enough if one sees the signs or acts of manifest desire, or preparations thereto. How much more excusable and how worthy of pity should Francesca be considered, since she had such an urgent and such a well-verified cause for fleeing? Mogolon holds that the mere sight of arms, even though the one having them does not use them nor unsheathe them, is just cause for fear.

Nor can presumption of dishonor and of violated conjugal faith arise from the company of Canon Caponsacchi, with whom she fled, and for which flight he was condemned to three years' banishment in Civita Vecchia.²⁷¹ For the luckless girl was destitute of all aid, and the demands of her age, of her sex, and of her station in life, did not admit of her undertaking so perilous a journey either alone, or in company with any baseborn woman. For then, in escaping dangers at home, she might incautiously expose herself to even graver perils; as might have happened if while alone she had been overtaken by her husband in the journey. Nor could she find any safer companion than this very Canon, who was bound by friendship to the Canon Conti. 85 And the latter, who was a familiar friend and blood-relative of the Accused, although he had great pity upon her condition, judged it safer 145 for her to flee with Caponsacchi, whom he believed 28 to be apt and far-seeing to bring about the desired end. Otherwise she would have undertaken this flight with even greater risk. Therefore this necessary and prudent choice of the lesser evil excludes all suspicion of pretended dishonor. [Citations.]

This suspicion is also excluded by the manner in which the flight was put into effect, namely in hurrying to the City by the direct route and with the greatest possible speed.203 For if the unfortunate girl had fled for the purpose of satisfying her lust with the same lover, the Canon Caponsacchi (as was charged elsewhere and as is repeated now even more bitterly in order to prove the plea of injured honor), she would either have delayed somewhere out of the public highway,

where she could not be seized by the Accused, or she would not have approached the City with such great speed. She would have done neither of these, unless she were making the journey for the purpose of seeking again her father's hearth, where she hoped to find security for her life and her honor. It would be far too imprudent a plan for a lover to take a wife from the home of her husband to some other place where he could not possibly satisfy his lust. [lxxiii] This improbability alone would be enough to prove the truth of the cause given by the wife in her affidavit—namely that she had fled to avoid the deadly peril in which she feared she was placed, and that she might return to her father's hearth. The Canon also gave her his aid and companionship out of mere pity, 150 and her honor was kept entirely untouched. The probabilities are always to be very much observed in arguing about a crime, or in excluding it, as the following hold.

[Citations.]

Still less firmly established is the other ground for the asserted plea of injured honor, which has been offered elsewhere by the Accused on the basis of the asserted love letters. These letters, it was pretended, had been written in part by that most wretched girl to the Canon, and in part by the Canon himself. All these, it was claimed, had been found in the privy of the inn at Castelnuovo, 231 where they were said to have been cast for the purpose of hiding them. Response was indeed then given by the Procurator of the Poor that the identity of the handwriting was unproved and uncertain; for the letters did not show to whom they were directed. And these responses were indeed admitted, since no punishment 272 was inflicted upon Francesca, and she was simply dismissed with the precaution of keeping her home as a prison.²⁸⁴ And even though these letters, when we investigate their bearing, seem to give proof of excessive good will,252 vet Francesca could have made pretense of this for the purpose of winning over the Canon, who was reluctant (as she herself acknowledges in her affidavit) to afford her aid by giving her his company back to the City in the execution of her premeditated flight. It is indeed quite evident that the letters were prepared for this purpose. (Summary, No. 5.) [Cf. pp. lvi-lvii.] And therefore this wretched girl, who was destitute of all aid and was placed in imminent risk of her life, should be judged worthy of all pity, if with gentle and even with loving words she tried to entice the Canon, whom she believed was well suited to afford her aid.247 Nor can stronger proof of violated modesty be drawn from these letters written for the purpose of the flight than from the flight itself. Nor is it a new thing for the most chaste of women to use similar arts sometimes for quite permissible ends. In the sacred Scriptures we read that Tudith 426 did so to deceive Holofernes, for the purpose of freeing her country. This luckless girl

could therefore do so without any mark of dishonor, for the purpose

of escaping deadly peril.

We may speak still further of her confidence in her own continence as well as in the integrity of the Canon. Concerning this, a certain witness.⁵⁴ examined by the Fisc in the said prosecution at the instance of Count Guido, who was then present, testifies to hearing from Gregorio Guillichini 146 (likewise a relative of the Accused) as follows: "Signor Gregorio then added that the Signor Canon was going there for a good reason, and that therefore Signora Francesca had desired to go to Rome. And he told me also that no ill could arise from it, because there was not the slightest sin between them." The deposition of this witness, which is directly contrary to the party who had brought her into court, fully proves our point, as the following hold. [Citations.] [lxxiv] And therefore, since the luckless girl can be suspected of no evil from her association with Canon Caponsacchi, and since she had no other help more suitable for carrying out her plan, her dealings with him by letter ought to be excused as ordered to this end, even though we may read certain loving expressions in them. The latter, indeed, should be considered rather as courtesies adapted to winning his good will, and they should always be interpreted according to the thought of the one proffering them. [Citations.]

Still further, there is added the participation of the Canon Conti, ³⁶ a nobleman and a relative of the Accused, who forwarded the attempt. It is incredible that he would have been willing to plot against the honor of Guido; but he would merely wish to snatch that wretched girl from imminent death because of his pity of her. And such participation is made clearly evident from the very letters which it is pretended were

written by Caponsacchi.

Of lighter weight still are the other proofs of pretended dishonesty: [first] the approach of the Canon 170 to the home of the Accused at night time, for the purpose of speaking with the wife who was slain; [secondly] the kissing 206 on the journey to Rome, concerning which Francesco Giovanni Rossi. 205 driver of the carriage (commonly called calesse), 192 bears witness; and [third] the pretended sleeping together 215 in the same bed at the inn of Castelnuovo. As regards the first of these three, there is defect of proof; for it rests upon the word of a single witness only, Maria Margherita Contenti, 54 171 and she endures the most relevant exception of being a public harlot, 172 and so she alone can prove nothing. [Citations.] And since such approaching of the house was ordered to the permissible end of removing the wretched girl from the imminent peril of death, by taking her back to her father's house, it can not be brought as a proof of illicit commerce. For the mere possibility that it was done for this purpose is enough to oblige us to take it in good part, according to the text. [Citations.]

This is especially so since the very witness who swears to this approach of the home states, by hearsay from the said Gregorio Guillichini, 146 that it was to a good end [cf. p. lxxiii], and that no sin was taking place between the Canon and the wife who is now slain. And as Guillichini was better informed, and was indeed a friend [lxxv] and, as I understand, a relative of the Accused, this excludes all suspicion to the contrary. With this testimony another deposition seems to agree, namely, that of the Canon Franceschini, brother of the Accused, who when questioned as to whether he knew if any intimacy had existed between Canon Caponsacchi and Francesca, replied: "This we never knew of beforehand; but after the criminal flight the whole town said that there must surely have passed some correspondence between them." His ignorance quite excludes and renders improbable any furtive and illicit approach to the home by the Canon Caponsacchi. For if the Accused had indeed threatened to kill his wife on account of unjust suspicion of Caponsacchi, we may well believe that Guido himself, his brother, and all the household would have kept guard for her safekeeping with all their might. And so, the said approach to the home, if it had been frequent (as is alleged), or if it had been for an ill end, would have been observed by them.

[Secondly] under this same defect of proof lies the pretended kissing of each other on the journey. As to this matter only a single witness testifies, whose excessive animus is shown by his assertion; for he asserts that he saw this at night; nor does he give any reason for his seeing it, such as that the moon was shining, or that he could see because some artificial light was dispelling the gloom. As no such reason is given, he deserves no credence, as the following observe. [Citations.] Another very great improbability is added thereto—namely, that while he was driving the carriage with such velocity that it rather seemed to fly than advance swiftly, he could not have looked back to see such mutual kissing. This improbability likewise takes away from him all right to belief, according to what the following hold. [Citations.]

But the assertion of that most wretched girl herself is also well suited to exclude all suspicion of her pretended unchastity. This was made by her after she had suffered many severe wounds, in the very face of death ³⁶³ itself, at the demand of the priests and other persons ministering to her. For, according to their attestation, she asserted that she had never sinned against her conjugal faith ³⁵⁵ and had always conducted herself with all chastity and shame [cf. p. lviii]: "We were present and assisted at the last illness from which Francesca Pompilia, wife of Guido Franceschini, died. She was often asked by her confessors and other persons whether she had committed any offense against the said Guido, her husband, whereby she might have given him occasion to maltreat her in such a manner as to cause her death. And she always

responded that she had never committed any offense, but had always lived with all chastity and modesty." And Fra Celestino Angelo of St. Anna, of the order of barefooted Augustinians, in his testimony 358 bears even more exact witness to this constant assertion of her innocence. where he writes [cf. p. lviii]: "She always said, 'May God pardon him in heaven, [lxxvi] as I pardon him on earth, but as for the sin for which they have slain me. I am utterly innocent ': in proof whereof she said that God should not pardon her that sin, because she had never committed it." 356 An assertion like this, indeed, given in the very face of death, 368 deserves all credence, since no one is believed to lie at such a time, 362 as the following assert. [Citations.] Menocchius speaks in these very circumstances of one suspected of heresy, saying that such suspicion is removed if in the hour of death the accused say and protest that he had lived and wished to die and to trust according to what is pleasing to the Sacred Roman Church, etc. [Citation.] And Decian cites the opinion of Alberic, who declares that by means of an assertion of this kind, made before the Cardinals, the memory of Pope Boniface had been defended, and that this very Alberic had in this way defended Galeatius, Viscount of Mediolanum.

And this is more especially true since all the said witnesses agree that this most wretched girl died with the highest edification of the bystanders, and that she had always shown the deeds of Christian perfection, as we find in the said attestations, where we read: "And from having seen her die the death of a saint." [Cf. p. lviii.] And there is another statement of the said Father Celestino Angelo, which infers the innocence of her past life from her conduct just before death. All these

matters are given in our Summary, No. 6.

But, however, rightly the Accused might draw some suspicion of his wife's dishonesty from her flight and from these letters, the tenor of which seems to prove them love letters (which suspicion could excite due anger), yet this would not make excusable such truculent vengeance, taken after so great an interval. For this vengeance was taken, not merely upon his most wretched wife, but also upon her parents, who were entirely off their guard and quite undeserving of such a fate. And these murders were attended with such grave circumstances, aggravating the crime, that he would have to be punished with death even if he had not confessed the murders. For although just anger because of violated conjugal faith usually moderates the penalty for a husband killing his adulterous wife, yet one can no longer argue for total impunity after an opportunity to take vengeance on the adulterer and adulteress has been thrown away. [Citations.]

But an especial and indispensable requisite is that the wife [lxxvii] be taken in adultery, according to the text. [Citation.] "For thus it wishes this power to lie with the father, if he take his daughter in

her very sin." Labeo also approves this, and Pomponius writes that she may be killed when taken in very licentiousness, and this is what Solon and Draco say. [Citations.] Much more does this hold good in the case of a husband, whose wrath may be kindled much more easily against a wife by sinister and unjust suspicion conceived about her. For the husband is not always accustomed to take good counsel for the wife, which the law presumes that the father does by natural instinct, etc.; and it excuses the father only when he kills his daughter along with

her defiler, or inflicts wounds unhesitatingly upon her.

And this is so true that it is not enough if the wife be found only in acts that are remote from, or merely preparatory to adultery, as authorities commonly affirm. [Citations.] John Teitops holds thus, and I think it well to quote his words, since the Judges may not have him at hand, and he thus explains the words of the said text: "Therefore they argue that acts preparatory to adultery do not suffice, but the obscene commingling of limbs is required." And after citing his authorities, he adds: "And this is more clearly evident from the words of Solon as given by Lucian, the Eunuch," where we read: "Unless they lie who say that he was taken in adultery." And then he criticizes the opinion of Accursius, who asserts that acts preparatory for adultery are enough. And in the second paragraph after this decision is given he asserts that his opinion should be understood to be concerning immediate preparations, and he so explains his decision, where he says: "From the taking of the adulterer alone and naked with her alone and naked, and lying in the same bed, violent and certain suspicion of adultery arises, wherefrom the sentence of divorce may be granted."

But the laws adduced (at letters I & J) show that strong suspicion does not indeed suffice. For this sort of discovery is the true taking in the act of adultery. And from a civil case under the said letter, one argues weakly for proof in a criminal cause. [lxxviii] For no one can be condemned, much less killed, on suspicions alone in the absence of law. And violent suspicion is not indubitable ground for proof, such as is required in criminal cases. But indeed such suspicion is fallacious, because persons might be found to act thus for the purpose of committing adultery, and yet not actually to have committed the adultery, as

Gravetta and others sav.

The Accused might indeed have contended merely for the tempering of the penalty if he had killed his fugitive wife in the act of taking her at the inn of Castelnuovo 222 in company with Canon Caponsacchi. But when he neglected to take vengeance with his own hand and preferred to take it by law, he could not then kill her after an interval. This is according to the text [Citation], which affirms that one can not put off vengeance from day to day. [Citations.] Farinacci asserts that it was so held in practice, lest men should be given the opportunity of avenging

their own wrongs. And he confutes Bertazzol, who places on the same footing a case of taking in adultery, and says that the wife may be convicted of it provided that there be no doubt of it. Nor may the suspicion of the husband, which gave a strong ground for the difference, be unjust or too ready. Because just grievance, exciting a wrath which usually disturbs the mind of the husband, is verified by the actual taking of the wife in adultery or in acts very near to it and not after an interval, although his suspicion may be very strong. And so the laws which excuse a husband because of just and sudden anger can not be extended to cover vengeance taken after an interval. For in the latter case neither the impetuosity nor the suddenness of the anger is proved, but the murder is said to be committed in cold blood. But if for the purpose of restraining the impetus of raging anger, lest the husband take vengeance on his own authority, he is not excused from the penalty of the Lex Cornelia de Sicariis, provided he kill his wife after an interval, how much less excusable will he be if after choosing the way of public vengeance by imprisoning his wife and her pretended lover he shall, after a long intervening time, slaughter her and her parents so brutally?

It should be added, for increasing his penalty, 507 that as regards the unfortunate parents there was no just cause for killing them unless he wishes to consider as such the lawsuit 260 which they brought for the nullification of the dowry contract because of the detection of her pretended birth. But this cause rather increases 121 the offense to the most atrocious crime of læsa majestas, 120 because of the utter security which the Pontifical Majesty wishes to afford to all litigants in the City. This point is found in the well-known decree of Alexander VI where we read: "The inhumanity and savagery which thirsts for the death of others is horrible and detestable," and in the end we read: "In offense of the jurisdiction of his Divine Majesty, and to the injury of the Apostolic Authority." And, "They incur ipso facto the sentence of the crime of læsa majestas." And a little later: "And they may always be distrusted [lxxix] in all their good deeds by every one, and may be held as banditti and as infamous and unfit."

Very worthy of consideration, also, is that other aggravation of this inhuman slaughter, namely, that it was committed in their own home, ³¹⁷ which ought to be for each person the safest of refuges, according to the text. [Citations.] And Cicero elegantly says: "What is more sacred, what is more guarded by all religious feeling, than the home of each of our Citizens! Here are our altars, here are our hearths, here are our household gods, and here the sacred ceremonies of our religion are contained. This refuge is so sacred to all that it would be base for anyone to be snatched hence." Much more is this true as regards the wretched wife, who was held in that place as a prison, ⁴¹⁸ with the approval also of the Abate Franceschini. ²⁸⁸ And hence the public safe-

keeping may be said to be violated thereby, and the majesty of the Prince wounded, 420 since the same reasoning is observed as regards a true and formal prison, and a prison assigned by the Prince, as the following

assert. [Citations.]

Finally we should also consider the aggravation of "prohibited arms," *13 with which the crime was committed. This of itself demands the death penalty, even though the principal crime should otherwise be punished more mildly, as Sanfelici advises, stating that it was so adjudged. [Citation.]

GIOVANNI BATTISTA BOTTINI,

Advocate of the Fisc and of the Apostolic Chamber.

[lxxx]

[File-title of Pamphlet 6.]

By the Most Illustrious and Most Reverend Lord Governor in Criminal Cases:

Roman Murder-case with qualifying circumstance.

For the Fisc, against
Count Guido Franceschini and his Associates.

Memorial of the law in the case by the Advocate of the Fisc.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[lxxxi]

SUMMARY.

[Pamphlet 7.]

My most Illustrious and Dearly Beloved Master:

No. 1.138

Letter of the Honorable Marzi-Medici, Governor of Arezzo.

Your favored letter of the twenty-fourth of last month has reached me, and I am exceedingly sorry for the uneasiness in which you hint you are placed by the maledictions which Signor Pietro Comparini and his wife have

disseminated 109 throughout Rome, concerning the ill-treatment they say they suffered in your home while staying in Arezzo. As your letter questions me for true information, I answer with all frankness, that both among the noble connection and in Count Guido's home they were treated with all respect and decorum. The cause of the first disturbance 95 which sprang up between them and your mother and brothers was that Signora Violante, 96 a few days after her arrival, presumed to domineer over the house and to keep the keys of everything, and in fact to turn out of house and home Signora Beatrice, your mother. With good reason, neither of the brothers was willing to consent thereto, and this gave occasion for the first insults and domestic broils. These afterwards increased when they saw that Signor Pietro 97 had given over the company and conversation of the best people of the city, and had struck up acquaintance with the most vulgar. And with them he began to frequent daily all the taverns there. This cast discredit upon him, and was little for the good name of the Franceschini. Of much greater scandal were the many 140 flights and petitions made by Guido's wife, their daughter, to Monsignor the Bishop. 139 These were made for no other reason than that neither she nor her parents wished to stay any longer in Arezzo, but desired to return to Rome. When she had been rebuked by that most prudent Prelate, he always sent her home in his carriage.142 It is true that ever since the Comparini left this City until the present time the Signora has conducted herself with much modesty and prudence. From this fact everyone infers that the poor child was led to such excesses by her parents, as she herself declares to everybody. Now she detests even the memory of them. Therefore, she is getting back into the good opinion of everyone, and especially of those ladies of the city who had ceased having anything to do with her. Finally these same Comparini had taken away all her jewelry from the Signora, which I forced 137 them to [lxxxii] restore. Altogether, such and so great are the scandals to which they have given rise before the whole city in the lapse of the few months they have stayed here, that I write you only a few of them. I assure you that with them your brothers have

had the patience of martyrs. Accordingly when I saw that they had become incorrigible, and were the talk of the town, and that they might force your brothers to commit some excess against them, for the maintenance of good discipline, I availed myself of the authority vested in me by His Serene Highness, and threatened ¹³⁷ them with prison and punishment unless they behaved themselves. After these threats, which they evidently merited and which might have overtaken them, they decided to go to Rome, ¹⁰⁰ as they did a little later, leaving behind them in this city a very bad reputation.

As for the rest, there is now in your home an utter quietude, and the Signora lives with exemplary prudence, detesting the ill example she had shown the ladies of this city, and she confesses freely that it was so commanded by her parents. In my judgment, it is the hand of God that has freed your family from such turbid heads. This is all I can here put down, out of much else there is to say about it. Therefore rest at ease, and believe me that the discredit has been entirely their own. I need only sign myself, with all my heart, to your most illustrious

self,

Your most devoted and obliged servant, VINCENZO MARZI-MEDICI. 136

To Signor Abate Paolo Franceschini, Rome. Arezzo, August 2, 1694.

No. 2.

Deposition of Francesca.

I will tell your Excellency why I have fled from the home of my husband. Here in Rome, three years ago, I was married by my father and mother to the said Franceschini, and after I was engaged to him he stayed

here in Rome for two months without consummating the marriage. Then with my father and my mother I was taken by my husband to Arezzo, the base in the marriage contract the was agreed that my father and mother should go and live in Arezzo, as they did. After they had remained [lxxiii] there four months, they departed and returned to Rome, to because of the ill-treatment they suffered, at the hands not only of my husband, but of the others in his house.

I was left behind in Arezzo, and when about a year had passed after the consummation of the marriage, as I did not become pregnant, it my husband and my mother-in-law Beatrice, began to turn against me because I had no children. He said that because of me their house would die out and that he could not hope for an heir by me after a while; for by chance he had heard my father say that during a girlhood sickness certain seeds had been given to me as medicine, which possibly hindered me from having children. For that reason I came to be con-

tinually mistreated by my husband and mother-in-law,** though I answered that I was not to blame for that. Yet they continued always to threaten my life and, without any real occasion, they sought every

pretext to maltreat me.

Then my husband began to be jealous ¹²⁸ of me and forbade me to show my face at the window. ¹²⁴ And to remove that occasion of jealousy I never showed my face save when it was absolutely necessary. ¹²⁶ So one day, while we were on the balcony, he said to me that I was staying up there to make love, without telling me with whom. I replied that these were mere pretexts, and that from that place one could see only the street, without looking into the windows of the houses; for the balcony was only as high as our heads.

And then because the Canon Caponsacchi, 128 with other young men of the place, used to pass before our house 152 and stop to talk with certain hussies, 22 who were standing there in front, my husband began to fume with anger at me because the said Canon kept passing there as above, 151 although I was not at all to blame. His suspicion increased all the more because, while we were in a great crowd at the play 151 one evening, Canon Conti, 35 the brother of the husband of my sister-in-law, threw me some confetti. My husband, who was near me, took offense at it—not against Conti, but against Caponsacchi, who was sitting by the side of the said Conti. Then because Conti frequented our house, as a relative, 25 my husband took offense at him likewise; and this so much so that I, being aware of it, retired to my room 127 whenever he came to our house, that I might not have to take even more trouble; [1xxxiv]

A.
She tells of her husband's threats because of her ardor for her lover.

but my husband was not thereby appeased, but said that I did this as a trick, and that his suspicions of me were not removed. He began anew to torment me so, on account of Caponsacchi, that I was reduced to desperation and did not know what to say. Then

to remove that occasion for his ill-treatment, I spoke to the said Caponsacchi ¹⁵⁶ one day as he was passing our house and begged him not to pass that way, ¹²⁹ that he might relieve me from all the distress I suffered at the hands of my husband on that account. He replied that he did not know whence my husband had drawn such a suspicion, as he used to pass along there on other affairs, and that, in short, Guido could not stop his passing along the street. ¹³⁰ And although he promised me not to pass along there, he continued to do so. But I did not show my face at the window. Yet with all this my husband was not appeased, but continued to maltreat me and to threaten my life, and he said that he wished to kill me. ¹²⁵

At the time of the affair of the play told above, as soon as we had returned home, he pointed a pistol at my breast saying: "Oh

Christ! What hinders me from laying you out here? Let Caponsacchi look to it well, if you do not wish me to do so, and to kill you."

Furthermore, at the beginning of these troubles I went twice ¹⁴⁰ to Monsignor the Bishop, ¹³⁰ because he might have remedied it in some way; but this did no good, because of his relation with the house of my husband. And so as I was a stranger in that city and did not know how to free myself from these perils and abuses, and as I feared that if Guido did not slay me with weapons he might poison ¹³³ me, I planned to run away and go back to Rome to my father and mother. But as I did not know how to accomplish this, I went about a month later to confession to an Augustinian Father, ¹⁴⁴ whom they call Romano. I told him all my distresses, imploring him to write to my father in my name,

B. She lies asserting that she does not know how to write. as I do not know how to write, and to tell him that I was desperate, and that I must part from my husband and go to him in Rome. But I had no response.

Therefore, not knowing to whom I might turn to accomplish my desire, and thinking that no one in the place would assist me, because of their relationship or friendship to my husband, I finally resolved to speak of it to the said Caponsacchi, 149 because I had heard said that he

C. She confesses the strength and audacity of her lover.

D. She confesses a conversation with her lover. was a resolute man. Accordingly, as he was passing one day before our house, at a time when my husband was out of the city, I called him ¹⁷⁰ [IXXXV] and spoke to him from the stairs. I told him of the peril in which I found myself on his account, and begged him to bring me here to Rome, to my father and mother. He replied, however, that he did not wish to meddle at all in such an affair, ¹⁸² as it would be thought ill of

by the whole city, and all the more so as he was a friend of the house of my husband. But I implored him so much and told him it was the duty of a Christian ¹⁷⁰ to free from death a poor foreign woman. At last I induced him to promise me that he would accompany me as above. Then he told me he would secure the carriage, and when that had been arranged he would give me a signal by letting his handkerchief ¹⁸² fall in passing before our house, as he had done before. But the next day went by, ¹⁸¹ and although I stood at the blinds he did not give the signal. When the day following had also passed, I spoke to him again as above, and complained to him that he had broken the word he had given me. ¹⁸¹

E.
She confesses a new conversation with her lover.

And he excused himself, saying that he had not found a carriage in Arezzo. I answered him that, at any rate, he should have procured one from outside, as he had promised to do. Then the last Sunday of the past month, 184 he went by our house again and made

the signal with the handkerchief, as he had promised. And so I went

to bed with my husband that evening, and when I had assured myself that he was asleep ¹⁸⁶ I arose from bed and clothed myself. I took some little things ¹⁹⁹ of my own, a little box with many trifles inside, and some money, I know not how much there was, from the strong-box.¹⁹⁸ These were, moreover, my own, as is evident from the list of things and moneys made by the treasurer of Castelnuovo. Then I went downstairs at dawn,¹⁸⁸ where I found Caponsacchi, and we went together to the Porta San Spirito. Outside of it stood a carriage with two horses and a driver,¹⁹² and when we had both entered the carriage we

F.
The lie about the arrival at Castelnuovo.

G.

The lover is not a relative of her husband.

H.

New lies, that she did not receive letters from her lover, and that she does not know how to write.²³⁵

I.

Another lie, that she did not send letters to her lover.

K.

She does not know how to write, and her husband had traced the letter.⁴⁶⁶ journeyed toward Rome, traveling night and day 194 without stopping until we reached Castelnuovo, except for them to take refreshment and to change the horses. We arrived at dawn, 212 and were there overtaken by my husband as I have told heretofore to your Honor. The said Caponsacchi is not related in any degree to my husband, but was certainly a friend.

The said Caponsacchi, before the said affair, did not [lxxxvi] send me any letter, 160 because I do not know how to read manuscript, and do not know how

to write.

Before the said affair, I did not at all send a letter of any sort to the said Caponsacchi.²⁵¹

When again put under oath, she responded: While I was in Arezzo, I wrote at the instance of my husband to Abate Franceschini, my brother-in-law here in Rome. But as I did not know how to write, 235 my husband wrote the letter with a pencil and then made me trace it with a pen and ink it. 114 And he told me that his brother had much pleasure in receiving such a letter of mine, which had been written with my own hand. And he did this two or three times.

If your Honor should cause me to see one of the letters written by me as above, and sent to Abate Franceschini, I should clearly recognize it.

And when it was shown, etc., she responded: "I have seen and carefully examined the letter shown me by the order of your Honor, which begins—Carissimo Sig. Cognato, sono con questa—and ends Francesca Comparini ne Franceschini, and having examined it, it seems to me, but I can not swear to it as the truth, that it is one of the letters written by me to Abate Franceschini, my brother-in-law, in conformity to my husband's wishes, etc.

And after a few intervening matters, etc., when questioned, etc., she replied: "I have never sent letters of any sort by the said Maria to anyone." 164

Another lie about the arrival at the tavern of Castelnuovo.

M. New lies that she did not lie down to sleep at the Inn of Castelnuovo.

In all truth, I arrived at Castelnuovo at the blush of dawn.212

We shut ourselves in there at the tavern of Castelnuovo for the space of more than an hour.215 During that time we staved in a room upstairs.216

And after a few other matters, when questioned, she replied: "I did not go to sleep, nor lie down to rest in the tavern at Castelnuovo during the time I stopped there, as above."

I know that your Honor tells me that the authorities pretend further

that I slept all night in the abovesaid tavern of Castelnuovo in an upstairs room, in which Canon Caponsacchi also slept. And I say and respond that no one can truly say so, because I did not rest at all in the said tayern, and stopped there only for the time stated above.

[lxxxvii] [The letter of Pompilia to Abate Franceschini occurs also on page lvi, and is translated on p. 44.]

[lxxxviii] Outside to Abate Paolo Franceschini, Rome: but inside:

My very dear Sir and Brother:

No. 4. I have received the fan which you sent, which A letter of Franhas been most welcome to me. I accept it with cesca written to Abate Franceschini. pleasure and thank you for it. It displeases me that, without reason, my parents tear our house to tatters. I for my part am well and am happy in not having them now to stir me to evil. I wish well to all our house, in the sacred fear of God. In fact you may well laugh at the maledictions of my parents. Command me, who reverence you from the bottom of my heart. Arezzo, July 19, 1694,

Your deeply obliged servant and sister-in-law, Francesca Comparini Franceschini.

No. 5.34 The examination of Canon Caponsacchi.

I had to go to Rome on my own business, 153 and as I told my secret to Giovanni Battista Conti.85 a relative of Franceschini, who frequented the home of the latter, Francesca might have learned about it from

the same Canon, although there was talk about town of my coming to Rome, which was to follow soon. Hence a letter, 154 sent to me by the said Francesca, was brought one day by a certain Maria,54 then a servant

of the Franceschini. In it she told me that she had heard of my going to Rome and that, as her husband wished to kill her, she had resolved to go to Rome to her father; and not knowing with whom she might intrust herself, she asked me to do her the service of accompanying her as above. I answered her that I was unwilling to do anything of that kind,160 or to expose myself to such a risk;182 and I sent her a reply by the same servant. I do not remember the precise time that she sent me the above letter. Thereafter, when I passed the house, she continued making the same request to me. 167 by flinging from time to time from the window a note that repeated the request. And I replied to her, sending the response by the same servant, and telling her that I did not care to involve myself in such affairs. And therefore she finally cast me another note from the window, which, as I learned, was seen by a workingwoman living across the street, whose name I do not know, and she carried it to the husband. The same servant was then commissioned to tell me that there had been a great commotion in the house because of it, and that the sister of Guido, who had been married into the house of Conti,35 had declared furthermore that that servant had carried the letter to me. She also told me that Guido said he was going to kill [lxxxix] his wife 125 in some way after a little while, and that he would also be avenged on me. 168 Accordingly, with this purpose, to free myself from every difficulty and danger, and also to save from death the said Francesca. 180 I resolved to leave for Rome and to accompany her thither. conducting her to her father. And so one evening-I do not remember the exact time—as I was passing their house I gave her a letter, which she drew up to the window with a string. In it I told her that to free her from death I would accompany her as above. Another evening she threw to me from the window a letter in which she renewed the above insistence, declaring to me that her husband was always threatening to kill her; she would therefore have to receive the favor of my company as above, of which I had spoken. And finally, the last Sunday of the past month of April, 184 while I was going by their house and she was standing at the window, 177 I told her that I had secured the carriage for early the following morning and that I would have it await her at the gate of San Clemente. 191 Accordingly, at about one o'clock 187 in the morning, she came alone to the said gate. We entered the carriage and turned along outside of the city wall to go to the gate of San Spirito, 193 which is in the direction of Perugia. This carriage belonged to Agostino, tavern-keeper in Arezzo, and a driver, surnamed Venarino,205 the servant of the said Agostino, drove it. I had had him leave the city Sunday evening at the Ave Maria. Then we pursued our journey without stopping to spend the night anywhere, 194 and we paused only as it was necessary for refreshing ourselves and changing horses, until we reached Castelnuovo 210 on Tuesday evening, the last day of the said month of April.²¹¹ Then because Francesca said that she was suffering some pain, and that she did not have the courage to pursue the journey further without rest,²¹³ ²¹⁸ she cast herself, still clothed, upon a bed in a chamber there, and I, likewise clothed, placed myself on another bed in the same chamber.²¹⁵ I told the host to call us after three or four hours, for resuming our journey. But he did not call us, and the husband of the said Francesca arrived in the meantime, and had both of us arrested ²²² by the authorities, and from there we were taken to Rome.²⁵⁵

I have not spoken in Arezzo to Francesca at other times than those I have recounted above to yourselves.¹⁷⁸

The husband of the said Francesca is not related

to me in any degree whatsoever.

The lover is not related to Count Guido.

[xc] I have no profession at all, but am a Canon of the Pieve, of Santa Maria of Arezzo,²⁷ and am merely a subdeacon.

When I was imprisoned at Castelnuovo, certain moneys, rings, and other matters were found, of which a memorandum was made by the authorities.

I have never written any letter to the said Francesca, except as stated by me above.

The letters sent to me as above by the said Francesca were burned 246

by me in Arezzo.

Although in the prison of Castelnuovo, where I was placed, a diligent search was made by the authorities and also by the husband ²³⁰ of the said Francesca, nothing at all was found there.

The said Francesca when leaving Arezzo carried with her a bundle of her own clothing and a box, in which she said there were some trinkets, 199 but I did not see them. And she had it in a handkerchief with certain coins, which were then described at Castelnuovo by the Treasurer.

I do not know precisely by whom the letters ²⁴⁵ sent to me by the said Francesca were written, ²⁴⁵ but I suppose that they may have been written

by her, but I do not know whether she knows how to write.

In the chamber ²¹⁵ of the inn at Castelnuovo where we stopped, as I said in my other examination, there were two beds. Only one of these was provided with sheets by the chambermaid of the tavern, that it might serve for Signora Francesca. I did not have sheets placed on the other, because I did not care to undress myself. Nor did she undress herself, as I said in my other examination.

If I should see one of the letters written by me to Signora Francesca,

I would know it very well.

I have seen and I do see very carefully these two letters which have been offered as evidence in this suit and have been shown to me by the order of your Honor. One [cf. p. xcviii] of them begins Adorata mia Signora, vorrei sapere, etc., and ends mi ha detto il Conti. Having well considered this letter, I declare that it was not written by me, though the handwriting of the same has some resemblance to my own.²⁴⁴ I have also seen the other letter [cf. p. xcviii], which begins Amatissima mia Signora, Ricevo, etc., and ends questa mia, and having well examined it I say that the same was not [xci] at all written by me, and is not in my handwriting.²⁴⁴ Furthermore, it has not the slightest resemblance to my handwriting.

I have never spoken in Arezzo to Signora Francesca, except when I spoke to her at the window, 177 as I said in my other examination.

I have never received other letters 242 from the said Signora Francesca concerning other matters than her flight to Rome, as I have said in my other examinations.

I marvel that the Fisc pretends that, before the flight, several other love letters ²⁴³ had been sent to me by the said Signora Francesca; ¹⁵⁷ for she was a modest young woman and such actions would be out of keeping with her station and her birth. And therefore I declare that the abovesaid pretense is false and without foundation.

I turn back to say to your Honor that in the prison ²⁵¹ of Castelnuovo there was not found by the authorities anything whatsoever. And if your honor tells me that certain love letters were found, which the Fisc pretends are those sent me by Signora Francesca, I say and respond that it is not at all true.

Outside: To the Most Illustrious and Most Respected Signor Paolo Franceschini, Rome.

And inside:

My Most Illustrious and Respected Signor:

I understand why you desire to tell me about the quarrels 95 which have arisen between Signor Reverend Bishop of Arezzo.

Guido, your brother, and Signor Comparini. And I can not but pity you for the trouble you have had in a case so rare, and indeed so unprecedented. The Signora, your sister-inlaw, had some recourse to me, 140 180 but her great excitement, taken along with the excessive passion of her mother, revealed to me that the daughter had taken this step entirely by mere instigation. So I tried to make peace between them, thinking that when the instigations of the parents were removed she might be brought to right reason. I believed

this the more readily, as she was of tender age. And the more she spoke, and the more she made outcry, that much the more had she been urged thereto by the instigation of her mother. And that she might not be excited even more, I had her taken home in my carriage twice. 142 I have some knowledge of this because Signor Senator Marzi-Medici, 136 who presides over the laic government of this town for our Most Serene Grand Duke [xcii], has told me all. And I need only add that I reaffirm what I have written with entire sincerity. Wishing for new chances to serve you, I affirm myself

To you, Sir,

Your Most Obedient Servant, THE RIGHT REVEREND BISHOP OF AREZZO.

Arezzo, September 15, 1694.

My dear Sir:

No. 7.²³² Reciprocal love letters. I do not multiply my assertions for the purpose of proving my love to you, because my resolution and your desert is enough proof of it. My affection no

longer has any rein, etc. May grace be to him who gives grace.

My own Signor:

I tell you, do not be surprised if my mother was at the window, because she was looking at the one who was setting the sofa in order. And therefore you can pass here without fear. When more at my leisure, I will write you some fine matters, etc. When they tell me anything, I will advise you of it.

My Adored Mirtillo,162 My own Life:

I pray you pardon me that I did not look at you yesterday when I was at the Cappucchini, because I saw that the two were watching to see if I would look at you. Therefore I suffered much pain in not being able to look at my Sun. But I saw mine own with my heart, in which I have you engraved. I remain as I am and shall be

Your devoted servant and faithful sweetheart,

AMARILLIS.163

My well-beloved:

I have received your letter, which has given me much pain, etc., that the Jealous One 230 might have seen the letters. And he did see them, but did not open them, because they were tied up together, and he

supposed that they were other letters, and did not take them into his hand. [xciii] This fellow is telling it because he would like you to get angry with me, etc. You ask me if I am of the same thought, and I tell you yes. If you have not changed, I am ready to do what I have told you, etc. Then soon, if they continue to drink red wine,²⁴⁰ I will tell you so. Whether you are of the same mind still, or have repented of it, I am content to do what you wish, etc. I remain as I have been

YOUR FAITHFUL SWEETHEART.

Most beloved Signor:

I do not know why you did not pass here yesterday evening; for I took my stand at the window and saw no one. I forsook the window because the Canon, my brother, was there. I left there to go to the other windows lest he might see me, etc. But you turned toward the door of your sweetheart, because there is the one adored by you. Conti has asked me for those octaves, 263 which you gave me, etc. Therefore tell me if I must give them to him or still keep the precious verses for myself. And I remain as I am and shall be

Your faithful, yes, your most faithful Sweetheart,

AMARILLIS.163

I forgot to tell you that the Signora my mother no longer has the fever, and is drinking wine, but by herself. Her wine, however, is red like ours. 240 Therefore tell me what to do, that I may do it. I close with sending you a million kisses. But I know that in this way they are not so dear as a few would be if you would give them to me. But those of the Singer 38 are very dear to you, though I tell you that they are poisoned, etc. Be the scrupulous one with others that you have been with me. For you have reason for this with others, but you have no occasion for it with me, etc.

Most Cherished Narcissus:

This evening I received your letter, and it gives me great comfort to know that you are not angry, etc. I do not know when he will give it to me, but if he gives it to me I will give it to you. The Jealous One 237 239 is away, 150 but I shall still be here, and all the rest; but because my mother has not found a servant, etc., they have said that they will stay here a while. Therefore you will not pass [?] out of my mind because of my not seeing you for a while. But whoever loves [xciv] from so good a heart as I do, will keep one in mind. I pray you pardon me if I make myself tedious by writing too often. Acknowledging myself as I am, I remain

YOUR DEVOTED SERVANT AND MOST FAITHFUL SWEETHEART.

Most beloved Signor:

If you could imagine with what haste I have written to you these two verses, 253 etc. I met Signor Doctor, as usual. He asked me where I was going, and along the street he asked me why I had written scornfully to him. I told him that he deserved even worse, because he had given evil deeds and good words; for he had said he was fond of me and that he wished him and the rest of them in Sovara, etc. He replied it did not come from this one, but on account of another gentleman whom I used to like, who was more gallant than he. I answered him that if that one was not more gallant than himself, he was at least more faithful, etc. Professing myself, as I have ever been faithful, etc.

My Adored and Revered Signor:

I wish by this letter of mine to excuse myself from my error in sealing the letter which I sent to Rome, etc. I tell you that they have not found any letter at all of mine, because I do not let them lie around the house, but give them to the flames.²⁴⁶ And while I keep them, I place them in my bosom. This is not an excuse, why you should surmise [it to be] one of my letters; for I tell you that I give it place in my bosom, etc. Inasmuch as one of the family may be behind the curtain, as I believe, do not make any signal when you are under the windows. I shall be at the window this evening, or else at the blinds, and when I shall see you I will show myself at the window. But it is necessary to be prudent, that he may not see me. Because he has told me that if he sees me he will wish to do such things as not even Æneas, the Trojan, did. To avoid arousing his suspicion I will not stay there. But I pledge myself

YOUR MOST DEVOTED SERVANT.

My Longed-for Blessing:

If your saying that I do not love you, because you do not know me, is not an error, it is at least displeasing to me. Hear me, my dear: I am offended with you, because either you consider me blind or you do not consider me amiable. You can not say of a truth that I do not love you, nor can you say truly that any one does love as much as I love you. Look into my eyes, and you will be astonished; for when bright with my tears they will be faithful mirrors to reveal to you that your face is copied there (in which an outline of it is made in the Sun), that your whiteness is snow in comparison with the Milky Way, that the Graces have directed your movements by their own hand, that Venus in fashioning you took the measure of your limbs with her own girdle. Ah yes, I love you so much that in one respect I would wish alone to love you in the world, because it seems to me that I could love you for all in central

Latium. I should like that all might love you, because you would see that all of them put together can not love you as much as I alone do. My breast is envied by every other part of me, because it alone is able to love you. These are matters one can not know by mere hearing; they are matters to render one excusable to any one else who does not believe it. But you are a cruel beauty; for if you see a face composed by the miracles of angels you should not consider it a lie if a heart is found fashioned by the miracles of love, etc. I leave you a thousand thousand kisses.

My well-beloved:

İ pass by compliments, because I can not match your very gallant verses, ²⁵⁸ which are so far different from what I merit. You tell me that you wish to know what has happened in our house. I tell you that nothing has happened, so far as I can see, because none of them have said anything to me—none of them. But Signor Guido seems rather well disposed toward me than otherwise, and therefore I can not find out whether they are angry with me. Let my brother-in-law lock the door; he does it often, etc. If you do not wish to pass by here any more, I leave that to your own judgment, and I will suffer quietly the pains which are pleasing to you. Therefore I tell you that you may do as you wish. For as gold is refined in the fire [xovi], so love is refined by suffering. I can well say that I shall suffer pain at not seeing you as I have been accustomed, etc. With a loving kiss, I remain as I have ever been, your most sincere sweetheart and your most faithful slave.

I had quite forgotten to tell you that I stay in the same room as at first, and that Thursday evening I went to bed at eight o'clock, and so you did not hear me enter the room. I told the servant that she should

make the signals agreed upon, etc.

Signor Guido returns Saturday 159 257 morning and you may pass this evening at ten o'clock or sooner, when you shall see the light in the room, etc.

My well-beloved:

I received your letter, which was most pleasing to me, as are all the rest you have sent me, etc. I see that you like the Pastor Fido. But I would wish you to imitate him, and I will imitate another Vienna. I hear from her that you will want to come to see me at the Villa, etc. If I could only bring it about, I would more willingly be your wife than your servant. You tell me that Conti is unwilling to bring any more letters for you. But let me inform you that I am wheedling him, and I have the wits to bring it about that he will carry them to you; because I say two kind words to him and he is charmed and will do what I

wish. You tell me that I shall let a cord down through the lattice, but you do not tell me what evening, etc. But I tell you that the Jealous One 230 has gone to Sovara, if I might speak to you. But the Confessor is utterly unwilling, and for that reason I do not have you come here, because now the street door is no longer opened, but you might be able to open the back door, 158 etc. But that Frate 51 does not wish it, and you do not. I thank you for the kisses you send me, but if you yourself could give them to me, I would hold them dear. And I give you others in reply, as many millions as you have given to me.

Your Most Faithful Sweetheart.

I do not know what name to give myself, whether Vienna, or Amarillis or Dorinda, or Lilla, but I wish to call myself Ariadne, for I believe I have had to be such. I wish to call myself such, only so you are not a Theseus, but a chaste Joseph, or a dear Narcissus, or an Ilago, or a Fedone. Adonis indeed took pity on Venus, but I am none such, but even a Medusa. Therefore I deserve, etc. If you have read Tasso, you will know who this was, etc.

[xevii] My Beloved Idol:161

I know of the affairs which have happened to you. I do not take it in bad part when you tell me that it is not possible to make my mother sleep, while she is ill and drinks no wine,²³⁸ and therefore can not sleep. It may be in the next few days that she will get well. Then I will inform you of it, etc.

Your faithful Sweetheart,
AMARILLIS. 163

My Adored, Beloved, and Revered Heart:

I am confused at such praise, etc. You write to me oftener than you might about the Doctor. You offend me by saying that I will love him again. I tell you as sure as the Sun shall rise upon this world, I have not the heart for another such blow. But he who does ill, thinks ill, etc. As to what you wish to know about the wine, I tell you that it is red 240 now, but I do not know how much longer it will be so, but I will let you know about it. Sending you a thousand and a thousand, and a million of kisses, I remain, etc.

Come this evening at seven o'clock, 185 because I wish to speak to you, and cough when you are under the window.

AMARILLIS.163

She 164 is bursting because she can not say, as you tell me here, that she is white as milk, and that you are darker 30 than I.17 If I had been you,

I might have called you ivory, as I do call you. Watch this evening lest it be the Jealous One,²³⁹ and not myself. Therefore I will cough, and

if you do not hear me cough, do not move.

I let you know that Signor Guido is going out of the city, 166 and will be gone several days. Therefore I pray you come this evening about seven o'clock. 165 And when you are under the window, cough and wait a little while, that I may not make a mistake. He goes away Monday morning, etc.

My Dearest and Most Deserving Well-beloved:

I give the infinite thanks of Rosalinda, etc. I wish you to know that he makes me signals along the Via del Poggio, etc., and not because I wish to make proof of your love, which I know very well. You are as constant as myself, and therefore I do not wish to make these proofs, etc. So that you can not say that I no longer love you, because all my good wishes for Signor Guido are turned to you, who deserve it.

AMARILLIS.

[xcviii] My adored Signora:

I wish to know whether you can leave Sunday evening, that is, tomorrow evening, for if you do not go away to-morrow evening, God knows when you shall be able to do so, because of the scarcity of carriages, owing to the fact that on Wednesday the Letter of the lover. Bishop 176 departs with three carriages. Therefore, if you can go, as soon as you have read this letter of mine, return to the window and throw it to me as a sign that I may reserve a carriage beforehand, which may be secured from some one or other. If I secure the carriage to-morrow, in passing along there I will let fall my handkerchief 183 one time only. Then for the rest, to-morrow evening I will wait from eight o'clock in the evening on as long as necessary. And as soon as you see that they are sound asleep, open the door for me, that I may help you make up your bundles and collect the money. Above all, try to put some into all their cups, and do not yourself drink it.²³⁸ And if by ill luck they shall find it out, and shall threaten you with death, open indeed the door, that I may die with you or free you from their hands. And praying God that he will make this design of ours turn out well, I declare myself as ever.

> Your Most Faithful Servant and Lover MIRTILLO. 162

It is a very bad sign that the Jealous One 280 seems pacified, and that he has said that you were at the window. Because he will wish to find out in that way what you are doing at the window, and for what purpose

you are there. For Conti 35 has told me that now he is more jealous than at first, and that if he finds out about anything he will wish to avenge himself by putting us to death. He wishes to do the same to me, and that is what will happen. Here then has come at last the breaking of the chord.

Most Beloved Signora:

I have received your note full of those expressions (and then loving words follow). Be pleased to receive me into your bosom, in which I rest all my affections, etc. Consign to the ashes this note of mine.²⁴⁶

My Revered Signor:

Another letter of Francesca.

Driven by the affection which I feel for you, I am forced to contradict what I sent you yesterday evening in that letter when I said I did not wish to tell you to come here. If you did not tell me then, I tell you now that I would wish you to come here this [xcix] evening at the same hour as day before yesterday evening. I have indeed thought that towers are not moved by such light blows. But if you do [not?] wish to come here (that there may be no occasion for you to break your promise to some beloved lady or even though it may not be inconvenient), I do not wish to be the cause. Therefore if you wish to come here, pass along as soon as you have read this, etc.

No. 8.

Decree of banishment of the lover.271

Giuseppe Maria Caponsacchi, 26 of Arezzo, for complicity in flight and running away of Francesca Comparini, and for carnal knowledge of the same, has been banished for three years to Civita Vecchia.

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

Roman Murder-case.

For Count Guido Franceschini and his Associates, Prisoners.

Summary.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

Romana Homicidiorum.

[Pamphlet 8.]

Most Illustrious and most Reverend Lord Governor:

[ci]

The confession of Count Guido and his fellows as to the murder of Francesca, his wife, and of Pietro and Violante Comparini, his father-in-law and mother-in-law, falls far short of supporting the Fisc in demanding the ordinary death penalty. But, rather, it is remarkably in our favor in excluding that penalty. For there is no longer any doubt as to the cause of the murders, namely causa honoris. This at first was denied by the Fisc because of the presence of other causes, though these either were insufficient or were indirectly hurtful to the sense of honor. We will go over them hereafter, not "with unwashed hands." For a confession indeed should be received along with all its details, and is not to be divided according to a preconceived purpose. [Citations.]

This cause alone would be ground enough for demanding that he and his fellows be dealt with more mildly, if we bear in mind that causa honoris is quite sufficient for the moderating of this penalty. For we have proved in our other argument that a husband may kill his adulterous wife, even after an interval, without incurring the death penalty, wherever the adultery is really proved, as the Advocate of the Fisc concedes in his response. § Solamque suspicionem. [Cf. p. exevii.]

And in very truth, we have in our other plea adduced a great many decisions of the highest courts, wherefrom it is evident that the penalty has been diminished for husbands who have had their wives killed even by means of an assassin; and, on the contrary, no decision favorable to the Fisc is cited. Such an opinion is therefore to be accepted more readily, inasmuch as it is sanctioned by the greater number of authorities. And even although Farinacci and Raynaldus seem to take the other side, yet Farinacci, in his Questions, shows himself very much in doubt, as I have shown in my other plea; and in cons. 141, he shows that he is very changeable, since in cons. 66, No. 5, he has proved the contrary. Therefore, when his attention was called to this changeableness, in excusing himself, he asserted, in the said cons. 141, under No. 16. that Beatrice, in behalf of whom he had written [cii] in cons. 66, had been beheaded; as if this kind of rigorous sentence should be followed in practice. And may this distinguished authority pardon me,497 but he responds inconsistently,517 having forgotten what he had written in the end of cons. 66: that is, that Beatrice was put to death not because she, after an interval, had commanded that one be put to death who was plotting against her honor, but because she did not prove her right to this latter exception, where he says: "So also there was strong hope for the sister Beatrice, if she had proved the excuse

she offered, as she did not prove it."

But the Honorable Raynaldus, whose words and writings I venerate, in his Observationes Criminales, cap. 2, § 4, No. 156, after he asserts that some remission from the ordinary penalty may be hoped through the benignity of the Prince, does not decide the point by citing Gizzar-ellus and Giurba, who affirm that in justice the penalty should be decreased. But he goes back to what he had written, cap. 7 in Rubrica sub No. 60, where, however, he does not openly examine the point as to murder permitted for honor's sake. Otherwise he would go contrary to the general opinion of authorities, and to many decisions of the highest magistrates, that is to the common practice of the courts. [Citation.] "And this opinion is followed in practice, as I find in the event of such a fact the Neapolitan court has so decided." And concerning this same practice, Matthæus likewise bears witness. [Citation.]

Yet, as I have said, it would be enough to clear Guido of conviction if only his confession be taken in its entirety without subdivision. For greater completeness, however, we offer full proofs of the adultery, as brought out in the prosecution for the flight from home. The Fisc has attempted to attack these proofs lest he might have to lay down his arms; and the Achilles of his pretense is solely a preposterous cross-examination, which was not admitted into the suit for permanent record. It gives the word of a certain baseborn woman, formerly a servant in the home of the Accused, who was severely maltreated by Guido, by the Canon his brother, and by their mother. All too eagerly she narrates the ill-treatment suffered by Pietro and Violante, and by Francesca their daughter, and his wife, respectively, especially in the matter of their food, on account of which Pietro and Violante preferred to return to Rome. [Cf. pp. xlix-liii.]

Yet Guido by a written agreement 32 had bound himself to furnish food to the abovesaid couple. And furthermore it is claimed that the flight of Pompilia also was necessary [ciii], because she was being threatened with death; in order that her own base desire of violating

her matrimonial fidelity may not be deduced therefrom.

If, however, we have any regard for the truth, the domestic affairs of the Accused were not so pinched, because they were more than enough, not merely for frugal, but even for lavish living. The theft of the moneys 200 committed by Francesca in the act of flight demonstrates this. (See the prosecution for flight, pages 5, 63, and 92.)

The real and true cause which moved Pietro and his wife to go back to Rome was undoubtedly that the mother of Count Guido could not bear that the aforesaid Comparini should regulate family matters and should at their own pleasure dispose of everything looking toward

the government of the home; **o* this with greatest flagrancy and with none the less boldness they desired to do. Furthermore, Pietro took it ill that he was rebuked for leaving the company of the noble class and associating in taverns *o* with the commonest persons in town, to the scandal of well-born men. And still more because he was compelled by the Governor of the City, under fear of imprisonment, to restore certain trinkets and gems of his daughter, *o* which he had taken away, as Count Guido testified in his examination, pp. 96 and 97. And this is admirably proved by a letter of the same Governor recently presented by ourselves, which we give in Summary, No. 1. [Cf. pp. lxxxi-lxxxii.]

With these statements the cross-examination of the same Francesca, when arrested in her flight, agrees; in it we nowhere read that she was maltreated, nor that she ever complained of that home of decent poverty. And yet it is very probable that, to put a good face upon her flight, she would have alleged the domestic want and home miseries.

if she had ever suffered them.

We do not deny that disputes immediately arose between Francesca and her husband, and possibly he threatened her with death. But this was for another reason, namely that she should quit the illicit amours ¹²³ she had begun at the suggestion of her parents, and that she should live with evident chastity, as is to be read expressly in her deposition (our

Summary, No. 2, letter A). [Cf. p. lxxxiv.]

It is verified from the fact that Francesca herself, in a letter 112 written to Abate Franceschini, ingenuously confesses (Summary of the Fisc, No. 4, and our Summary, No. 3) that her parents indeed were sowing strife between the couple and were urging her to have recourse to the Bishop 139 under the false pretense of ill-treatment; and day and night they kept instigating her to poison her husband, her brother, and mother-in-law, to burn the house [civ], and what is still more awful, to win a lover and return to Rome in his company. Nor did she fail to obey them in several of these matters.

And in another letter written to the same Abate, and shown by us, and given in our Summary, No. 4, we read: "Not now having those

here who urge me to evil." [Cf. p. lxxxvii.]

Of no counter-effect is the response 450 405 that the single characters of the said first letter had been previously marked out by Guido, and were afterward traced with a pen by herself, 114 as she asserts in our Summary, No. 2, letter K. [Cf. p. lxxxvi.] For proof of this statement she can bring no other evidence than that she does not know how to write. 235 Summary, No. 2, letters B, H, and K. [Cf. pp. lxxxiv-lxxxvi.]

In this, furthermore, she stands most clearly convicted of falsehood by her signature, which was recognized by herself at the command of the court while she was in prison, as we find in the prosecution for flight, p. 39. She also stands convicted of falsehood by the signature

of her marriage agreement, concerning the truth of which it would be ill to doubt, both because there is along with it the signature of one of the Lord Cardinals, 50 and because her handwriting was recognized by herself who had written it, at the demand of the notary, as is to be seen in the copy filed in the prosecution for flight, p. 132. And furthermore she is convicted by the priest with whom she fled, who asserts that more than once at night he has received letters which were either thrown out of the window by her or were sent by a servant; we give his deposition in our Summary No. 5, letters A, B, C, and D. [Cf. pp. lxxxviii-lxxxix.] This is verified by the Fiscal witness, p. 108, where we read: "And she threw down a note, as I saw very clearly, and the Canon picked it up, and went away." There are, besides, the letters 232 and sheets of paper filled with mutual love, found in the prison 231 at Castelnuovo, where they themselves were overtaken. But it is utterly impossible that the characters of these were also marked by her husband, nor is it told by whom they were written; accordingly it is to be presumed that they were devised by herself, lest she might betray their forbidden love-intrigues, which they would have to hide with the greatest care. And I pray that the abovesaid letter be submitted to our eyes, and it will be clearly seen whether the characters were formed by one not knowing how to write, but forming them in ink in imitation of certain signs, or rather by the expert hand of the woman herself.

In the first place, the truth of the said letter of which we are speaking, we may gather from the letter of the Governor of Arezzo, in our Summary, No. 1 [cf. pp. lxxxi-lxxxii], where we find: "Of much greater scandal were the flights and petitions made by the said wife, their daughter [cv], to Monsignor the Bishop. These were made for no other reason than that neither she nor her parents wished to stay any longer in Arezzo, but desired to return to Rome. When she had been rebuked by that most prudent Prelate, he always sent her home in his carriage."

And this is likewise expressly deducible from another letter ¹⁴³ of the most reverend Bishop, which is given in the Summary, No. 6 [cf. p. xci], where we read: "The more she made outcry, that much the more she had been urged thereto by the instigation of her mother." And after a few words: "I have some knowledge of this, because Senator Marzi-Medici, who presides over the secular government of this city for our Most Serene Grand Duke, has told me all."

It is verified still further by another letter of Signor Bartholomeo Albergotti, produced by the other side, which is given in the Summary of that side, No. 2, at the end. [Cf. p. liv.] But the letter is not given in its entirety, for, where it speaks of the Secretary of the Bishop urging Count Guido and his mother, we should read there: "Not to maltreat the Signora for the affront offered him. After disputes enough

of this kind, he took the Signora back home. And she declared that she was absolutely unwilling to live with Signora Beatrice and with the Canon Girolamo, her brother-in-law." And after a few other matters: "I pray yourself and Signora Violante to be willing to offer a remedy by instilling the wife with a tranquil peace, which will be for the quiet of all," as we read in page 190.

This is also proved by the letter of the Abate produced on the other side, p. 182, where we read: "By Signor Guido, my brother, several offers have been made to him, but have not been accepted; and they insist that we force our mother and the Signor Canon to leave the house. But this shall never be, even if there do not follow both love and

concord. I will never advise that."

And from the letter of D. Romano, 188, later, where we read [cf. p. liv]: "I have known why she fled to Monsignor, and it was because she did not wish to live with the Canon and Beatrice," etc., which words are not noted in the Summary of the Fisc, No. 2.

See for yourselves, therefore, that Francesca was not maltreated, although she so deserved because of her eager and indecent recourse 189 without cause to the most reverend Bishop. Hence it is evident whether the Comparini left Arezzo and Francesca fled from home because of

ill-treatment.

It remains now that we see—even granting this ill-treatment—what cause of fleeing from the home of her [cvi] husband Francesca might have, or rather if her flight were not scandalous. This will not be difficult to make clear, if we will dwell for a little while upon the deposition of the same Francesca and upon the letters ²³² found in the said prison of Castelnuovo. These latter were produced by the Fisc in the prosecution for flight, though they were not given recognition. The lack of this acceptance can not stand in our way, nor do I think it can be denied that they are of the same handwriting, if they are compared with the assured writing of the command of the court. Furthermore, as they contain love affairs, and the name of Guido himself, no sensible person will think that they were not written by them.

From her own deposition, it is evident that she was often abused for her sterility, and was terrified by threats of death on account of her love affairs with the said priest, as we see in the said Summary, No. 2, letter A. [Cf. p. lxxxiv.] Nor was the cautious husband deceived, since her love increased day by day, while her conjugal affection indeed decreased just as her feeling for her lover increased. In the said letters which are given in Summary, No. 7 [cf. pp. xcii-xcix], that priest is called: Beloved, Adored, Mirtillus, My Soul, Most Dearly Beloved, Narcissus, My Eagerly Craved Blessing, Dearest Idol; and she signs herself "Thy faithful Sweetheart," and "Amarillis." And conversely, she is called by her lover "My Adored Signora." And in the details of those letters

is expressed her intense love and the ardor with which that unfortunate one was burning for her lover, as is evident. Nor may I without shame refer to the very tender expressions of her love. But one of them, and possibly a second, I may not omit, that "from the claw, you may recognize the lion." Thus in letter 17, we read: "So that you can not say that I no longer love you; because all my good wishes for Signor Guido are turning toward you, who deserve it." And this possibly is the reason why she refused to lie with her husband, as the said letter of Signor Albergotti points out, where he says [cf. p. liv]: "The Signora has been melancholy, and two evenings after your departure she made a big disturbance, because she did not wish to go and sleep "15 with Signor Guido, her husband, which displeases me very much."

In the first letter [we read]: "My affection no longer has any rein"; in the fourth: "I am ready to do what I have told you"; in the tenth: "I will suffer quietly the pains which are pleasing to you." And it would be a long task and a disgusting one, to tell them over singly. For she was unwilling to conform herself to the chaste manners of Arezzo, accustomed as she was to living a freer life. This may be read in the letter of Abate Franceschini produced by the other side,

page 179, and following, where we read:

"These occasions for bitterness, which have arisen between yourselves and Signor Guido, I do not wish to examine. I know enough to say [cvii] that this has arisen from your wishing to turn the wife from what, according to the custom of the country, her husband both may and ought to do. Because over the wife God has given him authority, and likewise it is the general usage and the custom of the country. If yourself and Signor Pietro should stand in the way of this, you would do wrong, and it would be the duty of the husband to admonish his wife." And in another letter, p. 124, we read: "I can not persuade myself that my mother and brothers would conduct themselves in such a way as to force her to have such recourse." And after a few words we read: "And know well that what I have endeavored by my words to urge upon Signora Francesca, Signor Pietro, and yourself is only out of pure zeal for the honor of your house and of yourselves."

On the other hand, the same thing is to be drawn from the letter of the said priest, as we read in letter 20; "I have received your notes, full of those expressions [of love], etc. Be pleased to receive me into your bosom, in which I rest all my affections." And the letters which have reference to the flight, give clear proof of the mutual exchange of affection, as is well proved by the effect that followed. Thus, in letter 18, we read: "I wish to know whether you can leave Sunday evening, that is to-morrow evening; for if you do not go away to-morrow evening, God knows when you will go, because of the scarcity of carriages." And after a few intervening words: "As soon as you

see that they are sound asleep, open the door for me, so that I may help you make up your bundles and collect the money." And after a few more words: "Praying God that he will make this design of ours turn out well."

And letter 19 of the same lover, in which proofs of love are given by no means obscurely, also shows us of what quality those loves were, where we read: "That the Jealous One seems pacified, and that he has said you were at the window, is a very bad sign; because he will wish to find out in that way what you do at the window, ¹⁷³ and for what purpose you are there. For [Conti] has told me that now he is more jealous than at first, and that if he finds out anything he will wish to avenge himself by putting you to death and will wish to find means to do the same to me."

It is proved still further that the wretched Accused complained bitterly that she was not content merely with a single lover at Arezzo, but that she has been defiled by many suitors, ¹²⁸ so that she multiplied the disgraces to his house, page 98, and following. We also read clearly in the seventh letter:

"I met Signor Doctor, as usual. He asked me where I was going, and along the street he asked me why I had written scornfully to him. I told him that he deserved even worse, because he had given evil deeds and good words; for he had said he was fond of me, that he wished him and the rest of them 'in Sovara.'"

And in the thirteenth [cviii]:

"As to the Doctor, you offend me by saying that I will love him again. I tell you, as sure as the Sun shall rise, I have not the heart for another such blow."

It is therefore quite evident whether Francesca had an honest cause for leaving the home of her husband, or whether she was not rather impelled by the more urgent spurs of love. It may be said now that these letters were sent for a good purpose,247 that the priest might be induced to accompany her so that she might shun the danger of death, since she found herself therein without any just cause. And it may be said that she could have kept her modesty uninjured in the company of her lover. But since without doubt the amorous expressions used in the letters do not show chastity of mind and a modest disposition, and as just cause for flight is lacking, the veil wherewith her viciousness tried to hide itself is destroyed. I acknowledge that Judith, 426 who was an entirely chaste widow, of decorous appearance and fine looking in many ways, made advances toward a very licentious enemy; but this was for the purpose of accomplishing a pious work, namely, to liberate her own native land. She was provided not with lascivious letters, but with earnest words, the unimpaired modesty of which it were evil to doubt, since she was moved by the breath of the Holy Spirit. But to-day, how very few Judiths are found; yet the daughters of Lot are multiplied, who when they could not preserve their sense of shame even in their father's company made him drunken with wine, lest he, when sober, would deny them because they were sinning weakly, so that, when out of his own mind, he was involuntarily polluted with nefarious incest. (Genesis, chapter 29.) Do we believe that a girl who was dying for love, and who burned most ardently for the company of the loving Cupid and her lover, would keep safe her modesty during a long journey? Which modesty I only wish she had preserved in the home of her husband!

And even if Guido had imposed upon her, without due reason, a just fear of death, she should not therefore have increased his suspicion of base and lustful acquaintanceship by choosing as her companion in flight that priest whom her husband had suspected; for Caponsacchi was not at all related to herself or her husband, as each of them confesses in our Summary, No. 2, letter G [cf. p. lxxxv] and No. 5, letter E. [Cf. p. lxxxix.] Thus she would prove her dishonor. But while still guarding carefully her matronly shame, she might either have entered some monastery with the help of some church official, if she had used truth and not falsehoods; or she might have had recourse to the civil governor, who, after examining all things, would have afforded her a safe return to the City in company with honest men and women; or he might have placed her in the home of some honest matron [cix], with due safeguards. But even if she had no faith in either of these, and was determined to go back to Rome, she might at least have entered upon the journey with one of the servants.148

Likewise, the other excuse for putting an honest face on the illicit amour falls to the ground—namely that concerning the aforesaid flight another priest, 145 the brother-in-law of the sister-in-law 25 of the said Francesca, was informed. For if the abovesaid letters are read through carefully, the suspicion of illicit correspondence with his connivance is very greatly increased. We read in letter 11:

"You tell me that [Conti] is unwilling to bring letters for you. But let me inform you that I am wheedling him; and I have the wits to bring it about that he will carry them for you. Because I say two kind words

to him, and he is charmed and will do what I wish."

And in letter 19 of the lover:

"For he has told me that now he is more jealous than at first, and that if he finds out about anything, he will wish to avenge himself."

But who would judge that we can deduce from the said words that their mutual love was chaste, because another priest was aware of it. I know that for Francesca to show herself at the window at the hiss ¹⁷⁸ of her lover in company with the other priest does not savor well. Of this a witness ⁵⁴ for the Fisc, in the prosecution for flight, gives oath,

pp. 107-8. Therefore, not without cause did Count Guido have suspicion also of the other priest, as Francesca herself asserted in her deposition in our Summary, No. 2, before letter A. [Cf. p. lxxxiii.]

These [two] things are taken as proved therefore: [first] that it is not established that Francesca was threatened with death without just and legitimate cause, and [second] that a most suspicious correspondence with her lover is established. It will follow that the threats were offered by her husband to preserve his honor, and so it was in the power of Francesca to free herself from these threats without scandal, without flight, and without shame, by living chastely. She, however, was too prone to the tickling of the flesh, and had deferred all things to the fulfilling of her vicious desire, without respect to her violation of conjugal faith. It is all too foolish to doubt her utter recklessness, since it is manifestly evident from matters brought forward in the prosecution for flight, and especially from the reciprocal love between the lovers, etc. It is also clear from the letters containing such very tender expressions. [Citations.]

As to the entry and egress 170 of the said priest from the home of Francesca [cx] at a suspicious time, a witness 64 171 for the prosecution testifies, p. 107: "At the sound of the Ave Maria, while I was at the same window, I saw the door of the said Signori Franceschini open very softly, and from it passed the said Signor, etc. He pulled the door to as he went out, but did not in fact close it, and therefrom, after a little while, I saw the said Signora Francesca Pompilia, with a light in her hand, who closed the said door." It is also proved from letter 11, where we read: "For that reason I do not have you come here, because now the street-door is no longer opened, but you might be able to open the back-door," etc. This of itself is enough to prove adultery, even when trial is being made to demand punishment therefor. [Citations.]

Her leaning from the window at a hiss,¹⁷⁸ day and night, and their mutual nods, concerning which a witness ⁵⁴ testifies, p. 108, are quite

enough to prove carnal communication. [Citations.]

Then there is the manner in which they prepared for the flight, which includes, as I may say, a show of treachery, as is to be understood from the letter of the priest, No. 18, where [we read]: "Above all, try to put some into all their cups, but do not yourself drink it." For in seeking an opportunity to mingle an opiate 106 for them, 211 he was inquiring what colored wine they were drinking in the home, lest, as I suppose, the color of it when altered by the drug mixed therewith might betray their plots. So in letter 4, where we read: "Then further, if they continue to drink the red wine I will tell you so." In No. 12: "When you tell me that it is not possible to make my mother sleep, while she is ill, and drinks no wine." And in letter 13: "As to what you wish

to know about the wine, I tell you that it is red now, but I do not know how much longer it will be so; but I will let you know about it."

Still further this most wretched wife was moved with a burning ardor for the said priest, as is noted in letters 5 and 21; this is usually conceived by lovers only. Therefore, since it is undeniable that the carnal love 150 was reciprocal between them, I think it can not be doubted that her departure from the home of her husband and their association

through a long journey prove their adultery. [Citations.]

In the progress of the journey kisses were given on both sides;²⁰⁶ of this the witness ²⁰⁵ for the prosecution testifies; but I do not find in the evidence that he saw these at night [cxi], as is supposed by the other side; for page 100 asserts "I only saw that at times they kissed each other." And these kisses Francesca so strongly desired to give and to receive likewise, that in letter 11 [we read]: "I thank you for the kisses you send me; but if yourself could give them to me, I would hold them dear. I give you as many million more." And in letter 10: "And giving you an amorous kiss." And in 5: "I say good bye with a million kisses." And here and there in the other letters. These render the adultery not at all doubtful, so much so that there are not wanting authorities who assert that when the kiss is proved the adultery may be said to be proved. [Citations.]

Therefore, unless I am very much mistaken, no one who knew what we have recounted could be found so senseless and so weak-minded as not to believe strongly that when they were found in the inn her matronly shame had been tampered with, either during the journey or at night while they were taking their rest, or more probably in the

morning while they were enjoying each other's society.

But passing over the fact that the priest was clothed in laic garb,²¹⁷ pp. 4 and 100, which affords no small weight for the proof of the adultery, all further doubts are removed, since they arrived together at the tavern of Castelnuovo at half-past seven at night,²¹¹ as three witnesses for the prosecution agree in swearing, pp. 44, 47, 49. And although two beds were in the chamber, only one indeed did the said priest wish to have made ready, and all night long,²¹⁶ behind closed doors, he rested alone with her (if lovers can rest); from this the adultery is proved without doubt. [Citations.]

This proof indeed becomes all the stronger from the lie of Francesca, who asserts that they arrived at the said tavern at dawn,²¹² Summary, No. 2, letters F and L. [Cf. pp. lxxxv, lxxxvi.] For if no evil had been done she would not have attempted to hide the truth. [Citation.]

Finally the sentence or decree of this Tribunal, 711 which is given in Summary, No. 8 [cf. p. xcix], where the said priest is condemned for carnal knowledge of Francesca, removes all doubt; because the adultery is thereby rendered infamous, as was proved in our other argument.

And though it is asserted that it was in the minds of the Lords Judges [cxii] to modify this sentence and to add "for pretended carnal knowledge," yet it never was thus modified. And yet such modification would not have stood in the way after it had reached the ears of the luckless husband that the adultery of his wife had been made manifest and notorious and had been confirmed by the Judges' decree.

But certainly, even if we are cut off from this proof, their carnal communication remains more than sufficiently proved for our purpose; for we are arguing not for the infliction of the penalty of adultery, but we have deduced the adultery for exclusion of a penalty. [Citations.] For it is quite customary that, for a civil purpose, such as divorce or loss of dowry, adultery is abundantly proved by circumstantial evidence.

[Citations.]

Nor is it of consequence that some of the stronger proofs are proved by single witnesses; for we are arguing to establish dishonesty and adultery in kind; not for the purpose of condemning the adulteress, but

for the defense of the accused.

And the reason is very evident, because to excuse a husband from the murder of his adulterous wife after an interval, an exact proof of the adultery is not required, but strong suspicion of adultery is quite abundant, as Sanfelicius testifies it was decided, dec. 337, num. 13. But we are upon firmer grounds, because we not only have strong suspicions drawn from single witnesses, but other finely proved grounds, yes, the

clearest of proofs, deduced by the Prosecution.

Very little does it stand in the way of this proof of her guilt that Francesca, when near to death, ⁸⁰² tried to exculpate herself and her lover by asserting that there had been no sin between them; ²⁰⁵ for this kind of exculpation, which is all too much a matter of pretense, might help her companion ³⁰⁰ just as theretofore she had brought blame upon him; and by no other proof might his inculpation have been removed. This would indeed aid her fellow, but not herself. But since she stands convicted by the abovesaid proofs of having broken her matrimonial faith, it would be absurd that an exculpation [exiii] made that she might seem to die an honest woman, should be of such efficiency as to destroy the proofs of her baseness. [Citations.] And what is more horrible, that from the said exculpation, her murderer might be the more severely punished.³⁰¹

I have faith, and this helps me to hope, that her soul rests in eternal safety, by divine aid, since she had time to hate her previous life. But no man of sense could praise her testamentary disposition, in which she appointed as her sole heir her son, who, as I hear, was but just born and hence innocent, and who had been hidden ⁵⁰⁰ away from his father, and which appointed as residuary legatee a stranger joined by no bond of

relationship.

From these considerations, therefore, it is plain that the adultery of Francesca is fully proved. Hence according to the opinion of the Fisc, her murder, even if committed after an interval, is not to be expiated by the death penalty; not only because of the justly conceived grievance, but because the injury to the honor always keeps its strength, according to the sentiment of Virgil in the Æneid, Book I: "Keeping an eternal wound within the breast."

It is of no force in response to this that he did not kill his wife and the adulterer, whom he had overtaken at the inn of Castelnuovo, but that he merely saw to their imprisonment;²²² as if that, after his recourse to

the judge, he could not with his own hand avenge his honor.

For we deny in the face of all heaven that he could have killed either of them, because he was worn out by the rapid journey, and was so perturbed by the agitation of his mind, that he was seized by a fever. And furthermore he had heard that the said priest was armed 221 with firearms, 470 as he asserted in the prosecution for flight, at a time when his word can not be suspected, because the murders had not vet been committed, pp. 76 and 77. It is also true that the priest was a terrible fellow,29 according to the witness for the prosecution, p. 167, and as Francesca herself confesses. Elsewhere, the Accused speaks of the taking away of an arquebus 416 pointed at the officers, as he himself asserts, p. 71. And furthermore, Caponsacchi was all too prompt and too much disposed to resisting, as we read in letter 18. There, in speaking of the opiate to be given to the domestics, he adds: "If by ill luck, they shall find it out and shall threaten you with death, open the door, that I may die with you, or free you from their hands." And the wife, indeed [cxiv], was unterrified, full of threatening, angered, and even furious, as the outcome proved; since when captured by the posse of the Ecclesiastical Court, she dared, in the very presence of the officers and other witnesses, to rush upon her husband with drawn sword.227 And she would easily have killed him, if she had not been hindered, p. 50. He, indeed, weak, as he is, and of insufficient strength, could not have taken vengeance by killing both, or either of them, provided 472 as he was with only a traveler's sword.204 Hence, as he was not able to kill them, he saw to their imprisonment in the confusion of his mind, in order that he might prevent the continuation of his disgrace. and thus might hinder their future adultery.

But, indeed, even if he could have killed them, and did not do so, he would be praiseworthy; for up to that time the adultery had not been made notorious by the sentence of the judge, and only strong suspicions

of it were urging him on.

But as for the recourse to the judge, whereby it can be claimed that he renounced the right to kill his adulterous wife, which we deny, I pray you note that the Tribunal acted prudently in placing Francesca in the Monastery,²⁷⁶ that she might be kept more decently than in a prison. Then when it received the attestation of the physician as to her condition,²⁸³ lest she might be kept there destitute of necessary aids, and so might undergo punishment in the very course of events (which is everywhere avoided), after obtaining the consent of Abate Franceschini,²⁸⁵ brother of the Accused, the court permitted her to be placed in the home of her parents with the warning to keep that home as a prison.²⁸⁶

But I can not commend any one, whoever he may be, who tried to get Francesca from the Monastery under the false pretense of ill health, since he could legitimately and with more decency have succeeded in his intent by laying bare the truth, namely her pregnancy.²⁶³ But this was done for no other reasons than these: either that the son might be hidden away ³⁰⁹ from Count Guido, since the law presumes that he was born of his legitimate father, although his wife had shown herself incontinent; or else Francesca, believing that the child was conceived of some one else, possibly was trying to hide from her husband the fact of her

pregnancy.

And now in the meantime, let it please my Most Illustrious Lord to turn his eyes toward Arezzo and for a little while to think of Count Guido stained with infamy, when the decree of condemnation for adultery reached his ears. The adulteress was still unpunished, and he was ignorant of the fact that she could not be punished, owing to her supposed ill health, and that during her pregnancy, which she had so carefully hidden from him, she was unsuited to the vengeance of the sword. Furthermore, when he saw that [cxv] Francesca had gone back to that very suspicious home of Pietro and Violante, who had instilled Francesca with dishonesty, had repudiated her, and had professed that she was the daughter of a harlot, 105 he lost all patience, as is evident from the deposition of Blasius, p. 318, where we read: "But still further, she had been received back into the home, after she ran away from Guido, although the latter had put her in a Monastery." This change drove to desperation 306 her luckless husband, who was at least an honorable man. Therefore his recourse to the judge ought not to increase the penalty for him.

We do not deny that Abate Franceschini had given consent ²⁸⁸ to the removal of Francesca to the home of Pietro and Violante (in order that we may yield to our respect for my Lord Advocate of the Fisc), but only on verbal representation, for I have not been able to see it in writing. But, for our proposition, this does not affect Count Guido, since it is not made clear that he was informed of such consent, and thus far the Fisc merely presumes that he had been informed by Abate

Franceschini, his brother, of this consent. [Citation.]

We are compelled to affirm that this knowledge is not to be presumed, as is shown below, or at the very worst there is present only presumptive

knowledge. And I do not think that on this kind of merely presumptive knowledge the death penalty can be demanded, nor can Count Guido be condemned, since he has neither confessed nor been convicted of such knowledge: chapter nos in quemquam, where we read: "We can not inflict sentence upon any one unless he is either convicted or has confessed of his own accord."

Indeed, what if Count Guido had acknowledged that he had written the consent furnished by the Abate, his brother, since it had no special authorization for that particular matter; nor a general authorization to conduct litigation, but only to receive moneys taken from himself by Francesca, as is to be seen, p. 136. By exceeding the limit of his power, Abate Paolo would have exasperated the mind of Guido; for the luckless man was already burning so with rage at the temerity of Francesca, Pietro, and Violante, that he was almost driven, I might say, to taking vengeance. He had put this off as long as he had any hope that he might have the marriage annulled because of mistake concerning the person married. For he was ignorant of the point of Canon Law that error as to the nature of the person contracted does not render a marriage null, but only an error as to the individual.²⁰⁸ [Citation.]

Nor does it amount to anything that Francesca, at the time she was killed, was under surety to keep the home as a prison, as if she were resting in the custody of the Prince. For, however that may be, even if [cxvi] the Accused had killed Francesca to the offense of the Prince, yet since he wished to recover his honor and to remove with her blood the unjust stains upon his reputation, for this particular reason the aforesaid custody is not to be given attention, nor does it increase the crime; as in the more extreme case of one injuring a person having safe-conduct from the Prince, Farinacci affirms in making a distinction

[Citation] where knowledge thereof is not to be presumed.

Furthermore, when we speak of custody we should understand it to apply to public custody and not to a private home as was proved in our other argument. Nor is the response enough that this would hold good in the one under custody, but not concerning the custodian, Violante; for I do not know any probable distinction between the two, since both cases may suffice for escaping the penalty; nor is any stronger reason to be found for the one than for the other. And indeed a third case would be more worthy of excuse, of one who broke this kind of custody, when knowledge thereof was not proved. Because such an offense might arise under such custody, just as one who had killed a person under bann, but ignorant of that bann, excused himself. [Citations.]

If therefore Count Guido is not to be punished for murder of his wife, for the same reason he can not be punished for the murder of Pietro and Violante, ⁴⁰¹ because these murders were committed for the same cause, *causa honoris*. For at their instigation, Francesca found

her lover, and still more, in order that they might disgrace Guido, they did not blush to declare that Francesca had been conceived illegitimately. and had been born of a harlot.105 This greatly blackens the honor of an entire house, as Gratian observes [Citation]; for the daughters of such are usually like their mothers. 108 Then also, as I have said above. the Accused burned with anger when he had notice of the return of Francesca to their home, p. 318, and the following. And Alexander proves this in his confession where he says, p. 646: "So that he had to kill his wife, his mother-in-law, and his father-in-law: because the said mother-in-law and father-in-law had a hand in making their daughter do evil, and had acted as ruffians to him." This following fact makes it all the clearer, because on the fatal evening when they were slain, at the knock on the door,321 and as soon as Violante heard the much beloved name of the lover, straightway she opened it. 323 And thus she showed, unless I am mistaken, what removes all doubt that Pietro and Violante were not at all offended with the love affairs of their daughter and her

It is all one, because we are compelled to acknowledge either [first] that the Comparini had done new injury to his honor by receiving [cxvii] her into their home after they had declared that she was not their daughter, and after her adultery was clearly manifest, and hence there should be departure from the ordinary penalty. [Citation.] For just indignation, when once conceived, always oppresses the heart and urges one to take vengeance. [Citation.]

Or else [secondly] we must acknowledge a cause of just anger continued, and indeed was increased, which is quite enough foundation for asserting that the murders were committed incontinently. [Citations.]

Since, then, from the confession of Count Guido as well as from that of his associates, and since from so very many proofs brought forward in the trial it is evident that Guido was moved to kill them by his sense of injured honor, in vain does the Fisc pretend that for some other remote reason he committed the crimes. For, to tell the truth, I find no other cause which does not touch and wound the honor, if we only bear in mind what Guido has said in the trial, pp. 96 and 97: namely, that the Comparini had arranged the flight of Francesca and had plotted against his life. This alone would be enough to free him from the ordinary penalty. Bertazzolus and Grammaticus [Citation] testify that a man was punished more mildly who had had one who threatened him killed, though the threats were not clearly proved. [Citations.] "And the death which he had threatened fell upon himself, and what he planned he incurred," and also: "There is no doubt that one who had gone with the intention of inflicting death seems to have been slain justly."

Another cause of the murder alleged by the Fisc is the lawsuit ²²¹ brought to annul the promise of dowry. ²⁶⁰ Upon this point a complete and a very skilful examination was made by the other side, and because of this it was pretended that he had incurred the penalties of the Alexandrian Constitution and of the Banns. ²²¹ But this pretense in fact soon vanishes. For if we look into it well we shall find, without difficulty, that a cause of this kind [cxviii] is no less offensive to the sense of honor. For the ground on which Pietro had attempted to free himself from the obligation to furnish the promised dowry was this solely: that Francesca was not his own daughter, but the child of an unknown father and of a harlot. ¹⁰⁵ Every man, however, well knows whether this kind of a declaration would wound the reputation of a nobleman.

Whether or not a pretense of this kind could have found a place for itself before we had the confessions of Count Guido and his companions, as I have said above (for then the Fisc might have been in doubt how Guido could be moved to kill her), yet thereafter it was clear from the confessions of them all that the sense of injured honor had given him the impulse, and had even compelled him to the killing, as Count Guido asserts, p. 678, where we read: "To inflict wounds upon them, inasmuch as they had injured my honor, which is the chief thing." Vain is it to inquire whether he had killed them for some other reason, because, as it was clearly for honor's sake, the Fisc never could prove that they were killed on account of the lawsuit, and not on account of honor, as is required for the incurring of the penalty of the aforesaid Bull. [Citation.]

These statements are apt also as regards the murder of Francesca, who had sought a divorce. For if she had made pretense of being separated from him for any other reason, and if her dishonor were not perfectly clear, then indeed there might be room for the Alexandrian Constitution. But since wounded honor gave occasion for the murder, we are far beyond the conditions of the Alexandrian Constitution. Otherwise a very fine way would be found for wives to act the prostitute with impunity. For if it were possible, after adultery was admitted, to bring suit for divorce, they would find a safe refuge to escape the hands of justly angered husbands, and would be rendered safe by the protection of the said Bull even though the divorce was not obtained and though the husbands had been offended because of their dishonor.

But still less can such capital punishment be inflicted upon Guido on the pretext that he assembled armed men, contrary to the rule of the Apostolic Constitutions and Banns. 400 For whenever the question is whether a husband may assemble men to kill his adulterous wife, we are still beyond the conditions of the Constitutions; for they have place whenever men are assembled for an indeterminate crime, and crime does

not follow; then indeed [cxix] the provisions of the Bull are applicable. But whenever men are joined together to commit crimes, and these actually follow, "attention is directed to the end for which the men had been assembled, and the punishment for that is pronounced, nor is there any further inquiry concerning the beginning (that is, the assembling), as I have proved in my other argument. And I now add another citation [Citations] where, after the question was disputed, he asserts: "But certainly, notwithstanding what has been said above, in the current case, I do not believe there should be any departure from the decision of so many men, whom we may well believe have considered and written the entire matter with maturity and prudence for Our Most Sacred Lord Clement VIII." And at the end of this addition, it is testified that the Apostolic Chamber had so decided it at the order of the said Pope. [Citation.]

This is also proved by the Banns of my Most Illustrious Lord Governor, chapter 82, where they impose a penalty for assembling men for an evil end, if the evil end may not have followed. But they decide nothing when the crime for which the men had been assembled had been put into execution, because in this case the penalties for assembling cease and only the penalty for the crime committed is inflicted, as was said

above.

And that the assembling of men for the purpose of recovering one's reputation does not fall under the penalties of the Apostolic Constitu-

tions, see Farinaccius cons. 65, No. 66.

Finally the matter of carrying prohibited arms 413 is still left for consideration. Even if some authorities have asserted that this is not to be confounded with the principal crime, yet the contrary opinion is held by the majority; for the purpose is to be considered, which the delinquent chiefly had in mind. So Bartolo holds in our very circumstances. [Citations.] [cxx] And on the point that one killing for honor's sake, with prohibited arms, is still to be punished more mildly, Matthæus

testifies that it has been so judged. [Citation.]

This also holds good in the more extreme case of several crimes, which can easily be committed separately and which tend toward different ends; yet, if they are committed at the same time and for the same end, the punishment only for the crime which was chiefly in mind is imposed. Thus, if one wishing to commit theft climb over the walls of the city, 12 though he could commit that deed without the crime of crossing the wall (which is a very grave crime, according to Farinaccius, quaest. 20, No. 146), even then only a single penalty, namely that for theft, is inflicted, as the one chiefly in mind; and this is a little harsher than that for crossing the walls of the city, but is not of utmost severity. [Citations.]

Nor does it escape my notice that the Banns of our Most Illustrious Lord Governor, chapter 8, seem to settle the question by deciding that the punishment for carrying arms ought not to be confounded with punishment for the crime committed therewith. Nor do I fail to see, still further, that these Banns do not include one of the companions, who was a foreigner and not of that district. But since by common law these Banns receive a passive interpretation whenever arms are not borne for an ill end and then some crime is committed with them (because the delinquent did not have in mind the crime which he committed), he is punished for both crimes because at divers times he committed different crimes. But when any one bears prohibited arms with the purpose of murder, and then commits the murder, the chief crime fonmicide, in view of which he bore the arms, is considered and the penalty of murder is inflicted, but not that for carrying the arms. [Citations.]

I beg you note that this crime in question is made important from the fact that those three who had no fear of ill, but who ought by all means to have feared, were slain, and not because of the kind of arms with which they were slain. The number of the victims, and not the instrument of their death excited astonishment, and it would have been the very same if they had been slain with the longest of [cxxi] swords, or with stocks, or with stones. Therefore it would indeed be a very hard matter that the Fisc should be aflame over these murders, and not being able to demand the death penalty for them, should demand it for

the carrying of arms.

But beside this, Count Guido denies expressly that he owned, carried, or kept arms of unlawful measure. And although it is asserted by the four associates that at the time of the murders Guido had in his hands a short knife, 414 and had given the same kind of arms to his companions, yet these could not doom him to the ordinary penalty. Thus Farinacci and others affirm after this matter has been well discussed and the

contrary opinion confuted. [Citations.]

Nor does he deny that he had on his person a dagger "" which was entirely lawful. But he did not have it with him at the murder, nor did he carry it for the murder, but only to defend himself if he should find in the aforesaid home outsiders ready to use force against him. And that was permissible to him; for there is ample right to bear arms of this kind throughout the Ecclesiastical State, and (I may boldly add) even in the very City. Because no mention is made of the City, although some places are excepted; according to that very true axiom: "The exception proves the rule in what is not excepted." [Citations.]

And he could the more readily believe that it was permissible for him to do so, because he had enemies in the city who threatened him there and made plots against him, as Guido himself says; and therefore the bearing of arms of this kind was more necessary here than elsewhere.

Nor is it to the point that, because it is claimed he had killed with forethought, the privilege of bearing this kind of arms should not be granted him. For aside from what is said above and in the other argument establishing the fact that the aforesaid crimes were "for honor's sake," they can not be said to be committed "after an interval." The objection might hold good if he had used the arms in the murder, but as this is not established, it does not seem possible to deny him the right to carry the arms. In any case, although strictly speaking he could be said to have done the killing when armed with the said arms, yet he should not be punished with the extreme penalty of death. In Caballus case 90, No. 7: "Yet in fact in these cases I have never seen the death penalty follow, but by grace it is commuted to a milder penalty."

[cxxii] Finally he can not be said to have incurred the penalty for prohibited arms from the fact that he was present at the murders committed by his associates with such arms; because the penalty of this kind which is due to one furnishing the said arms does not extend to the

helpers and assistants. [Citation.]

I do not speak of Domenico and Francesco, because these last two, as foreigners, 423 are not bound by our Banns. But all matters fight for all of them and every single ground for the diminution of the punishment, which favors Count Guido, also favors them all; since accessories are not to be judged on different grounds from the principal, as I have shown in my other argument. There I cited, not the authority of one or another doctor singly, but the decisions of the highest magistrates. Clar also testifies that this opinion has been observed in actual practice.

§ Homicidium, sub No. 51.

But I earnestly beg 518 that my Most Illustrious Lord will be pleased to consider with kindly countenance and untroubled vision that Count Guido did the killing that his honor, which had been buried in infamy, might rise again. He killed his wife, who had been his shame, and her parents, who had set aside all truthfulness and had repudiated their daughter. Nor had they blushed to declare that she was born of a harlot, in order that he might be disgraced. They also perverted her mind, and not merely solicited, but even by the strength of her filial obligation compelled her to illicit amours. He killed her lest he might live longer in disgrace, loathed by his relatives, pointed out by the noble, abandoned by his friends, and laughed at by all. He killed her, indeed, in that City which in olden days had seen a noble matron wash away the stains of shame with her own blood-stains which against her will the son of a king had imposed upon her. And thus she expiated the violent fault of another by her own death. (See Valerius Maximus and Titus Livius.) This city also saw a father go entirely unpunished, and even receive praise, who had stained his hands with the murder of his daughter, lest she might be dragged away to shame. [Citations.] So much did the fear of losing his honor weigh upon his heart, that he preferred to be deprived of his daughter rather than that she should continue to live in dishonor, even against her own wish. Count Guido did the killing in their own home, that the adulteress and her parents, who were aware of her crime, might find out that no place nor refuge whatsoever was safe from and impenetrable by one whose honor had been wounded. He killed them lest deeds of shame might be continued there, and that the home which had been witness of these disgraces might also be witness of their punishment. He killed them because [cxxiii] in no other way could his reputation, which had been so enormously wounded, find healing. He killed them that he might afford wives an example that the sacred laws of marriage should be religiously kept. He killed them, finally, that either he might live honorably among men, or at least might fall the pitied victim of his own offended honor.

H. ARCANGELI, Procurator of the Poor.

[cxxiv]

[File-title of Pamphlet 8.]

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

Roman Murder-case.

For Count Guido Franceschini and his Associates, Prisoners, against the Fisc.

New Memorial of the fact and law, together with a summary, by the Honorable Procurator of the Poor.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[cxxv] Romana Homicidiorum.

[Pamphlet 9.]

Most Illustrious and Most Reverend Lord:

The confessions of Count Guido Franceschini, and of Domenico Gambassini, Francesco Pasquini and Alessandro Baldeschi, his companions, are null; and therefore they should be given no consideration, as they issued under fear of the rigorous torment of the vigil, see unjustly decreed against them. [Citations.] And this is true even though they still persevere in the same confessions. [Citation.] For as we have said in our past argument [cf. p. xxxv] (which may be reassumed here by favor), the Constitution of Paul V, of sacred memory, issued for the reformation of the tribunals of the City [Citation], commands that this torture be not inflicted except under two concurrent circumstances. One of these is that the accused be under the strongest of proofs, and the other that the crime be very atrocious. And the authorities alleged in my argument § Quatenus, etc. [cf. p. xxxv] testify that it has been so practiced.

Nor indeed can the asserted [discretionary] powers of this tribunal give support; because, whatever they may be, they have no place unless the crimes are punishable by death. Raynaldus [Citation] gives this reason: Whenever the defendant should not be condemned to death, he also should not, for the purpose of getting confession from him, be exposed to torture which might cause death, as it almost caused the death of Alessandro, who fainted dead away under two turns at the

same torture.390

But the crime, which has been imputed to Count Guido and his helpers, and which they themselves have confessed, is murder neither of the first nor of the second degree, as was fully proved in my past argument. And indeed since Count Guido was moved to kill or to have killed both Francesca Pompilia, his wife, and Pietro and Violante, his parents-in-law, because of his sense of honor—namely, on account of the adultery which Francesca Pompilia committed with their conspiracy and aid, this fact relieves from the penalty of death, not merely himself (according to the texts and authorities alleged in my said argument), [Citations] [cxxvi] but also his helpers (according to the authorities likewise alleged in said argument). [Citations.]

Gabriellus states: "And much less ought those to be punished with death, because if we will only examine the common opinion of wise men, just anger may excuse from a graver penalty than this; for according to the Gracchian law, Code concerning Adultery, even those who are called

and led to the crime should likewise be excused."

Aside from what may be claimed in this present state of the case, that the plea of injured honor is not established, the decree in condemnation ²⁷¹ of the Canon Caponsacchi for the said adultery issued in this tribunal, September 24, last past, and given in full in our Summary, No. 8 [cf. p. xcix], makes the matter clear and manifest. [Citations.] For it is there said: "Giuseppe Maria Caponsacchi, of Arezzo, for complicity in the flight and running away of Francesca Comparini, and for carnal knowledge of the same, has been banished for three years to Civita Vecchia." Nor can these words be said to be merely the title of the case, ²⁷⁴ which does not make any one guilty, as my Lord Advocate of the Fisc supposes; but the very decree and the title of the case, as seen by me in the original Process, was that which follows: *Aretii in Etruria fugæ a viro*.

But, in brief, the said Canon was condemned merely to the said punishment because he was a foreigner ²⁷² and had committed his crime outside of this State; in such case he should be dismissed merely with

exile. [Citation.]

Nor is it true that the Court receded from the said decree and still less that a modification of it was demanded. For we have no other fact than that for the purpose of giving some little indulgence to the still asserted honor of the wife and to the decorum of the said Canon, for which the Procurator of the Poor, their defender, kept sharply and [cxxvii] incessantly urging, in the command for imprisonment, instead of the words of the said decree, these other words were applied: Procausa de qua in actis. These words do not imply the correction of the preceding words, but indeed the virtual insertion of all the acts, and consequently of this same decree also. [Citations.]

And this is all the more true because the said decree could not be changed unless both sides were heard; which, as I remember, was the response given to the said Procurator when he insisted upon the said

modification. [Citations.]

But why should I now insist on former matters when there is such conclusive proof of the adultery and further dishonor of the said wife from the many strong reasons deduced in the present stage of the case, and well weighed by my honorable colleague, the Procurator of the Poor, in his customary excellent manner? (I do not here repeat them, that I may avoid useless superfluity.) Hence there is left no room for doubt as to the outraged honor, which indeed impelled Count Guido to the commission of crime. For it would be quite enough that a cause of this kind be verified, even after one has committed the crime, as Bertazzolus advises on this point. [Citations.]

Still further, there is no need now to insist on past matters because Count Guido has stated the plea of injured honor not merely against his wife, but against his parents-in-law in his confession, especially page 98:

"Thereupon followed her flight, which was so disgraceful, not merely to my house, which is noble, and would have been so to any house whatsoever, even if of low estate. She made this escape by night with Canon Caponsacchi and his companions. In the progress of her flight along with the driver of the carriage, she was seen by the said driver, kissing and embracing the abovesaid Canon.²⁰⁸ Still further, I have found out that they slept together at Foligno 195 in the posthouse and then again at Castelnuovo. By such proof, she stands convicted as an adulteress, not merely for this, but for other like excesses, which I have since heard that she committed in Arezzo with other persons." 123 And page 672, where we read: "And when the said Santi was asked whether he would give ear to offering an affront to the Comparini, because of my honor and the plots they [cxxviii] had made against my life, Alessandro responded that he would do it, and if some one else were necessary he would find him. Accordingly, after a few days, I received in my home Biagio, who has been twice named above, in company with the abovesaid Santi, and he said that he also would give ear to it, as being specially a question of my honor and the contrivance against my life." And at page 678: "And while we were staying in the same vineyard, 310 that is in the house within it, we spoke of various matters and particularly of what was to be done, namely of the affronts to be offered to the Comparini (that is to Pietro, Violante, and Francesca, my wife) and of wounding them because they had taken away my honor, which is the chief thing, and had also plotted against my life." And at page 683, near the bottom, we read: "And I would have so much to say that one might write from now till to-morrow morning, if I wished to tell all the trouble and expense I have suffered from the said Comparini. But all this would amount to nothing, if they had not touched my honor and plotted against my life." And page 684: "The Santi above-named was a laborer of mine at my villa of Vittiano, 159 311 and consequently was informed of all these troubles I had suffered at the hands of the said Comparini. He also knew of the very indecent flight made by my wife in the manner elsewhere told. The abovesaid Alessandro then began of his own accord to seek me out and did find me, so that he might give ear, in the event that I should wish to avenge my honor and the plots which they had made against my life." And page 699: "And she together with Canon Caponsacchi was overtaken by myself at Castelnuovo, where they were arrested by the officers 229 and conducted to these 845 prisons. 255 In the Court, many a time I exaggerated the excess of her supposed conception in order that they might be punished. I never having seen what would be considered expedient in an affair of such importance to my honor, have been obliged to take some resolution for recovering it, because the Comparini, with greatest infamy, had transferred to me their own ignominy." And page 722:

"And what I said to Alessandro, Biagio, and Domenico, I also said to Francesco once when he, knowing the offenses against my honor which I had suffered, asked me if I were ready to give a beating to my said wife. And I then replied to him that she deserved not merely a beating, but death."

[CXXIX] Such a confession should be accepted with its own qualifications, for the Fisc can not divide and detach this from it (according

to the usual theory). [Citations.]

This is undoubtedly true, when, as in the present case, one is arguing for the infliction of the ordinary penalty, whatever may be said, according to some authorities, for the infliction of an extraordinary penalty. [Citations.] Ludovicus extends this conclusion to all qualified con-

fessions in any kind of crime.

This is true especially when the qualification is not merely propped up in some way, but is conclusively proved. [Citations.] For beside the said decree, and the other considerations above, we have his fellows in crime especially swearing that their services were required by Count Guido for committing crime in his very company for the abovesaid reason. Especially is this the case with Blasio Agostinelli, page 316: "Signor Guido told me that his wife had fled from him in company of an Abate, and had carried away some money and jewelry.200 He led me into the very room where she had robbed him of the said jewelry and money, and told me that he wished to go to Rome to kill his wife, and that he wished that I and the said Alessandro would go with him," etc. And page 317: "At the above time the said Guido told me that his wife, for the purpose of fleeing securely with the said Abate, and that he might not perceive it, had mixed an opiate 198 in the wine for dinner to put himself and all the rest of them to sleep. [cxxx] He also said that he was in litigation with his father-in-law, who had not merely sworn that the said wife was not his own daughter, but still further had received her back into his home, after she had run away from her husband, although he would have put her in a monastery after he overtook her at Castelnuovo during the flight." And Alessandro Baldeschi, page 623: "The said Guido in the presence of myself, as well as that of Biagio, Francesco, and Domenico, told me that he ought to kill the lady, that is, his wife, who was here in Rome, to recover his own honor; and also to kill the father and mother of the said wife because they had lent her a hand in the insult she had offered to his honor." And page 645: "He told us also, in the presence of the keeper of the vineyard, 310 that he was obliged to kill his wife, his father-in-law, and his mother-in-law, because the latter had lent a hand to their daughter in her ill-doing, and had acted the ruffians too, and because the said Guido also declared that these same people, whom he had to kill, had wished to have himself, that is Guido, killed."

Nor can the plea of injured honor be excluded by the attestations ³⁵⁸ of those who afforded assistance to Francesca Pompilia even up to the time of her death: for they attest that she made declaration that she had never violated her conjugal faith. ³⁵⁵ These assertions are merely testimony given outside of a trial, and do not demand belief. [Citations.]

And more especially as they were extorted and begged ³⁵³ (while the suit was pending and the other side was not summoned) by the heir of the same Francesca Pompilia, for avoiding the prosecution by the Monastery of the Convertites, ³⁶⁴ which was laying claim to the succession to her property on account of her dishonesty. Such shame would cause all of her hereditary property to be sequestered and judicially assigned to the said Monastery by law. [Citations.]

And this objection to their testimony is especially true because some of the witnesses who swear as above are beneficiaries of the same Francesca Pompilia, so that they might be swearing for their own advantage. For if her dishonor were substantiated, her property would devolve upon the said Monastery, and consequently they would be shut

out of their legacies. [Citations.]

And however far these attestations may occasion belief, a declaration of this kind serves to no purpose, because no one is presumed to be willing to reveal his own [cxxxi] baseness. [Citations.] So likewise Francesca Pompilia should not be believed, especially when testifying outside of a court and without oath. [Citations.] Much less are the aforesaid witnesses to be believed, lest more credence be given to hearsay evidence than to its original. [Citations.]

Nor can it be said that no one is presumed to be unmindful of his eternal safety; see for all are not presumed to be Saint John the Baptist. [Citation.] Especially when the argument is concerning the prejudice of the third. see [Citation.] And still more so when the argument is for punishing more gravely the enemy of the declarant. [Citations.]

And therefore, as the plea of injured honor is substantiated, it makes no further difference that the said murders were committed after an interval, according to what we have very fully affirmed in our last argument, §nec verum est [cf. p. xxvi], even down to § prædictis nullatenus. [Cf. p. xxxii.] There it was shown that this is the general opinion of authorities, and in accordance therewith judgment has been given from time to time not only in the Sacred Courts, but also in all the other tribunals of the world, as Matthæus well observes, etc. [Citation.]

Nor can there be any departure from this opinion in the present case on the ground that Count Guido did not kill 222 his wife in the act of seizing her in her flight with her lover, but was indeed content to carry her before the judge as an adulteress. For it would not have been safe for him to kill her then; because he was alone and she was in company of

the said lover, a daring young fellow, strong,²⁹ and well armed, and accustomed to sinning. And what is more, this lover was prompt and well prepared to make resistance, lest his beloved Amarillis ¹⁸³ should be snatched from him. Likewise she was prompt and ready to hinder her husband even with a sword [cxxxii] she had seized and drawn,²²⁷ lest her beloved Mirtillo ¹⁸² might be offended. Guido should not therefore be considered to have spared her nor to have remitted his injury. But lest she might escape into more distant parts where he could have no hope of the due vengeance, his just and sudden anger then counseled him to have her arrested by officers,²²² so that he might kill her as soon as possible; and when afterward a suitable occasion arose, if he killed her, it should be considered as if he had slain her immediately. [Citations.]

And, generally, whatever is done after an interval may be said to be done incontinently, if done as soon as a chance for doing it was given.

[Citations.]

But so far is the Law from believing that this kind of injury is remitted by a husband that it rather believes that the spirit of vengeance always continues in him. Therefore it comes about that a wife may be held responsible for looking out for herself; so much so, indeed, that her death which follows thereupon may never be said to be treacherous. [Citations.] Muta speaks of the case of a husband who had his wife summoned outside of the city walls by his son, in order that he might kill her safely, and yet the husband was condemned only to the oars for seven years.²⁰⁵

[cxxxiii] This also makes some difference in the case, that certain authorities hold that a husband may indeed hide his wife's baseness for the purpose of taking vengeance upon her safely later on. [Citations.] Likewise he may have his wife hide his disgrace for the purpose of taking vengeance securely upon the one who wishes to offend her modesty, according to the very famous council of Castro 277, lib. 2.

And this is all the more to the point because Count Guido was censured by the Procurator of the Poor himself, the defender of Francesca and Canon Caponsacchi, for this appeal to the judge. [Citations.] We have alleged many of these authorities in our past argument, § et hæc nostra [cf. p. xxxi]: for they unanimously assert *66 that husbands are considered vile and horned, if they do not take vengeance with their own hands, but wait for that to be done by the judges, who themselves ridicule and laugh at them. Therefore it is no wonder if the luckless husband, after he had made the said recourse to the judge, as the foolish heat of his wrath suggested to him, wished to avenge himself for his lost honor. For he sinned that he might shun the censure of the vulgar and learned alike, *457 and that he might not add this infamy also to his lost honor.

Nor is it at all to the point that the said Count Guido, in his confession in one place, beside speaking of his injured honor, also mentions the plots aimed at his life; because the force of honor was far the stronger in his mind, as he himself asserts, page 678: "In consideration of the fact that they had taken away my honor, which is the principal thing." Nor ought any consideration be given the other cause; because, as it is so much weaker, it should be made to give way to the aforesaid reason, as was proved in our former argument, § Et in omnem Casum [cf. p. xxxiv], where for another purpose we have adduced Matthæus [Citation], who is speaking in these very terms.

And so far as we desire to give attention to this other cause, it likewise is sufficient for escaping the ordinary penalty. [Citations.]

[cxxxiv]

The Fisc acknowledges the relevance of the abovesaid matters: he therefore has recourse to the circumstances attending the crime, namely, the assembling of armed men, 409 the lawsuit 421 going on between Count Guido and the Comparini, the prohibited arms, 418 and finally the place where the crime was committed. 419 For Francesca Pompilia was detained in the home where she was killed, as a prison. But a response is easy because such circumstances can indeed somewhat increase the penalty of the principal in the crime, but not so much as to raise it to the highest degree, in such a way that Count Guido and his associates should come to be punished with death. For we find it decided in these circumstances as quoted by Muta [Citation]: "A decision was therefore made in view of the case in general, March, 1617, before his Excellency. 140 wherefrom the ill manner of killing her 488 was evident: for he had her summoned by her son, and afterward her body was discovered, which the dogs had eaten outside of the walls. Leonardus 305 was therefore condemned to the royal galleys for seven years." And Sanfelici [Citation] says: "And although some of them were condemned to banishment, it was because of their mutilation of the privates, a crime for which the Fisc claimed they ought to be punished by the penalty of the Lex Cornelia de Sicariis."

And Matthæus 396 [Citation] says:

"When the matter had been more carefully considered in the Council, it was decided that the husband had proceeded too treacherously 489 in pretending absence, in taking his brother with him, and in killing with prohibited arms; because merely by the use of firearms a crime is rendered insidious with us, etc. And it was accordingly decided that, because of this excess, he should be condemned to the penalty of exile for four years and to the payment of 2,000 ducats." And this at the stage of appeal was confirmed [Citation] where we read: "And thus it was decided in the face of the facts proposed in condemning Francesco [cxxxv] Palomi to the penalty of the galleys for ten years, etc.,

from the aggravating qualification of firearms. To the same penalty, Antonio Alvarez was condemned, who had deliberately killed his wife because she was playing him false, etc. The penalty was increased because he was judged to have omitted this earlier, since he did not complain of mere adultery, but of her living as a strumpet. And she could not do this without the indifference and connivance of the husband."

And our reasoning is manifest, because it can not be denied that Count Guido and his associates committed all the aforesaid crimes on the same ground of injured honor. Because just as this excuse should be considered sufficient for escaping the ordinary penalty for murder, so likewise it should be considered sufficient for avoiding the other punishments whatsoever, appointed in the Apostolic Constitutions against those committing other crimes expressed in the same; as the principal purpose of the delinquent is always to be attended. [Citation.]

So it was declared on this point for the purpose of avoiding the penalty inflicted in the 75th Constitution of Sixtus V [Citation] against those who assembled armed men, whenever these men were evidently assembled for the purpose of committing some other crime, such as breaking prison and freeing those detained therein. And three very celebrated students of the Sacred Law, namely Coccini, Blanchetti, and Orani so decided. Their decision is included among others gathered by Farinacci [Citation], and he testifies that it was so decided in the full chamber, in which the case was proposed and examined at the order of Clement VIII, of sacred memory.

Nor does what he wrote later on to the contrary in aid of the Fisc, of which he was then Advocate, stand in refutation; Spada. [Citation.] For this opinion of his was refuted clearly and rejected on the

most substantial of reasons and arguments. [Citations.]

And in such conditions, for the purpose of avoiding the penalty of the Banns [cxxxvi] or Apostolic Constitutions prohibiting the carrying of arms, I have alleged many authorities in my past argument, § neque plures [neque vero] [cf. p. xxxix] and above the rest, Policardus, etc. [Citation], who fully examines the matter. My honorable Procurator of the Poor gathers together others in his present argument, § remanet tandem. [Cf. p. cxix.] To these I add, Caballus [Citations], where it says that preparatory acts are to be included with what was prepared, and he testifies that it was so decided by the Sacred Council of Naples.

Likewise, for the purpose of avoiding the penalty set for those killing one detained in prison, 410 and so remaining in the custody of the Prince, I have cited many authorities in my past argument, § similiter nec aggravari. [Cf. p. xxxiv.] To these I now add. [Citations.]

Nor does it make any difference that Policardus, in the place cited, and some of the other authorities recently alleged speak of homicide committed in a quarrel or for self-defense. For the attendant circum-

stance of a quarrel relieves one committing crime from the ordinary penalty of the crime only in so far as it overlooks the crime in one who, when provoked, wished to be avenged (as Ulpian says), and insomuch as one swept away by a just indignation is not in the fullness of his intellect.494 [Citation.]

But both of these reasons without doubt stand in favor of the husband or of any one else committing murder for honor's sake [Citation],

even if they do so after an interval. [Citations.]

And in these very conditions, one killing an adulterous wife after an interval is excused because of just anger, which causes him not to be

in the fullness of his intellect, 404 etc. [Citations.] [cxxxvii]

Ulpian [Citation] also says: "He ought to be angered with a wife who has violated his marriage with her, and his wrath should spring from indignation for contumely when received, and his nature should arise so that he would drive her from himself in whatever manner he could." "For it is more difficult to restrain one's anger than to perform

miracles," 477 as St. Gregory says. [Citation.]

The other authorities, indeed, who speak of persons committing murder in self-defense with prohibited arms or in prisons should likewise be in our favor. For the defense of honor in the case of men of good birth, especially of nobles, is to be likened to the defense of life itself. [Citations.] And indeed it surpasses life, according to the words of the Apostle 388 in his first letter to the Corinthians, chapter 9: "Better 483 were it for me to die than that anyone should deprive me of my glory." And St. Ambrose: 394 "For who does not consider an injury to the body, or the loss of patrimony, less than injury to the spirit or the loss of reputation?" And the third Philippic of Cicero: "We are born to honor and liberty; either let us keep them, or die with honor." [Citations.]

So that he who spurns his own honor, 474 and does not see to regaining it by vengeance, differs naught from the beasts. [Citations.] Indeed he should be considered even more irrational than the very beasts, according to the golden words of Theodoric,384 as quoted by Cassiodorus, which we have cited in our past argument § Nec verum est.

[Cf. p. xxvi.] [Citations.]

Then as to the lawsuit 421 going on between Count Guido and the Comparini as regards the fraud about the birth, beside what was said recently [cxxxviii], I pray that it again be noticed that the Constitution of Alexander does not enter where some provocation has arisen from the one injured, as Farinacci well affirms [Citation] in following a decision of the Rota, which he places at the end of his counsel. And we have weighed this heretofore in our past argument § absque eo quod. [Cf. p. xxxiii.] Such provocation in the present case resulted from the injury which the said Comparini inflicted upon this same Count Guido while the lawsuit was pending, because of their complicity in the said flight and adultery committed by their daughter on that occasion.

The other lawsuit which Francesca Pompilia made pretense of bringing against Count Guido, for divorce, 266 might be omitted. For beside the considerations offered by my honored Procurator of the Poor in his present argument, § quæ etiam aptantur [cf. p. cxviii], this suit was brought illegally, because the warning of it, as I suppose, had reached only Abate Paolo, the brother of Count Guido, who had no authority in this matter. And this is true especially because it is not proved that the same Guido had any knowledge of that suit brought, as is now pretended.

As to Blasio Agostinelli enough has been written in the former argument, since he has not been examined anew, ^{\$15} and in his former examination he confessed only that he was present at the said murders, but that he had no hand in them. So the more rigorous opinion of Caballus can not apply to him, who said that such helpers are not immune from the penalty of murder whenever they kill anyone with their own hands. For the opinion of this author was proved by us to be erroneous, in our past argument, § quidquid in contrarium. [Cf. p.

xxxviii.]

I might wish to add something to what has been said in the past argument as to the alienage and minority 423 of Domenico and Francesco; but it is not yet very clear under what law the Fisc pretends that they miss these. Therefore I will rest satisfied with this response, believing certainly that it will not chance that my Lord Advocate of the Fisc may fashion his own allegations and also respond to ours without communicating them to me, as happened in the past argument very greatly to the astonishment of myself and of others. For he and I both ought to seek the truth and to be advocates of that, as both of us are officers 376 of the Prince [cxxxix] according to the considerations of Raynaldus. [Citation.] Who indeed desires that anything else than justice be administered, and especially when dealing with poor imprisoned wretches? 508 In their cause, piety should triumph, because they are the treasure of Christ. [Citation.]

DESIDERIO SPRETI, Advocate of the Poor.

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

Roman Murder-case.

For Count Guido Franceschini and his Associates, Prisoners, against the Fisc.

New Memorial of law, by the Advocate of the Poor.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[exli] An Account of the Facts and Grounds of the Franceschini Case."

[Pamphlet 10.]

The property 63 of Pietro Comparini did not amount to more than the sum of 10,000 or 12,000 scudi, 67 subject to a reversionary interest 68 69 coupled likewise with the obligation to compound a good percentage of the income. To He therefore had to live sparingly to avoid being reduced to a state of destitution, there being a bar against his use of the capital and of a part of the income. He was also too indulgent to his stomach and was given to laziness,71 and furthermore had taken a wife with a very small dowry. Then lawsuits came upon him, the income of his bonds 538 was reduced, and other misfortunes befell him, so that he was brought down to a state poor and miserable enough. 72 So much so that he was several times arrested for debt and, after making a statement of his property, received from the Papal Palace

secret alms each month.73

When he found himself in such straits, he 74 decided to marry off Francesca Pompilia, his daughter, to some person who would undertake the burden of supporting him together with his wife, Violante Peruzzi,65 who was a very shrewd woman and of great loquacity. It was with her advice that he had undertaken the affair, and the marriage with Count Guido Franceschini was considered suitable. For when the latter had conducted his new wife and her parents back to Arezzo, his own country, he might be able to find some opportune remedy for their necessities, by the assistance in Rome of Abate Paolo Franceschini his brother, an active and diligent man; 50 thereby putting in order the patrimony 90 of Pietro, which had been sequestered and tied up by his creditors. Therefore, when the dowry had been set at twenty-six bonds, 91 with added hope of future succession to the rest of his property by virtue of the reversionary interest 69 to which the wife was entitled, the bargain was accepted. This bargain was advantageous to Pietro and his wife in freeing them from the straits in which they found themselves.⁷⁷ And it was likewise advantageous to the Franceschini, as the diligence of the Abate, and some temporary expenditure by their house well attests. For they might well believe that they would gain in time the aforesaid property either entire, or little decreased.92

[cxlii] Such from the beginning were the mutual purposes of that unhappy marriage. From this fact one may see how slight a pretext there is for saying that Count Guido, while making the arrangements, had tricked Pietro and his wife by giving an inventory of property with an annual income of 1,700 scudi, 92 which income was later proved to be much less. Because the primary end for which the marriage was concluded might very well have been obtained by showing a much smaller income. For it is known that when this inventory was shown by Violante to Pietro Comparini, he said on seeing it: "Ho, ho, it would have been enough for me if it had been only half as much." And indeed it would have been the greatest stupidity in Pietro to have given his daughter a husband, upon the simple inventory of a foreigner and without finding out if this were true so that the real impelling cause of the marriage had been the resources represented in the said inventory. Not even on the mere grounds of propriety and civility may Guido be reproved; because when the said inventory was produced by Pietro in the trial, the Abate Paolo Franceschini was very much surprised at it, so that he took his brother to task about it by letter, and Guido replied that he had done it at the instigation of Violante. For she desired the completion of the marriage and, seeing Pietro irresolute, she induced Guido to give the abovesaid inventory with some modifications for the

purpose of stimulating her husband thereto.

The marriage was finally effected, and they all went back together to the city of Arezzo.94 Nor were the Comparini mistreated there, as they tried to prove by the unauthoritative deposition of a servant, 110 who had left the house in anger. One mere reading of this deposition is enough to assure one that she did this with a bad motive and at the instigation of others, as she herself has declared to various persons. This deposition shows sickeningly the distasteful prejudice with which it was conceived, and especially where she says that a little sucking lamb [cf. p. li] was made to serve as food for seven or eight persons throughout an entire week. And there are other matters alike unfit for belief. [The Comparini] were indeed treated with all consideration and decorum, as Monsignor the Bishop [cf. pp. xci-xcii] and the Governor [cf. pp. lxxxi-lxxxii] of the city attest; and they are persons much better qualified to judge and much more worthy of belief than a malign and suborned servant. But you may also have the attestation of one who was serving in that household for thirteen months, during the time when the abovesaid Pietro and Violante were there [cxliii]; and he is able to tell many particulars of the good treatment which they received at the hands of the Franceschini.

It is quite true that disturbances of considerable importance arose in that household; but they were occasioned by the bitter tongue of Pietro 95 and the haughtiness of Violante, his wife. For they laughed at all the proceedings of the Franceschini, and thrusting themselves forward, with pretense of superiority, they brought upon the mother of the Franceschini, and upon the rest of the family, bitter vexations, which were hidden at the time, to avoid violating the laws of hospitality.

And notwithstanding all this, when Pietro and his wife decided to return to Rome, as soon as they expressed their wish, they were provided with money for the journey, and in Rome with furniture to put in

order the house they had left.99

As soon as Pietro and Violante arrived in Rome, 100 a judicial notice was dispatched at the instance of Pietro, in which he declared that Francesca Pompilia was not really his daughter, and that therefore he was not bound to discharge his promise of dowry. 200 To prove this fact, he brought the attestation of his wife Violante. In substance, she declared that for the purpose of keeping her husband's creditors from their rights, 107 by virtue of the reversionary interest, 90 and also for the purpose of enjoying the income of the bonds, 200 she had feigned that she was pregnant and then, with the aid of a midwife, that she had brought forth a daughter. 100 This was Francesca Pompilia, who had come of

a most vile parentage.

From this blameworthy act made public so suddenly throughout the entire Court, there necessarily arose in the Franceschini an intense hatred toward the authors of it. But they were able to restrain themselves from the due resentment in the hope that if Francesca Pompilia were not indeed the daughter of Pietro and Violante, as was supposed at the time of the espousal, the marriage might be annulled and they might thus purge themselves of such a blot on their reputation.297 Witnesses of this feeling of theirs are found in the many authorities and experts who were requested by the Franceschini to give thought to that point and to express their opinion of it. But as these did not agree, the Franceschini were unwilling then to commit themselves to so doubtful an undertaking, in the prosecution of which they would necessarily be obliged to presuppose and confess that she was not the child of the Comparini. By such a confession [cxliv] they would be prejudiced in their interest in the dowry. And therefore they thought well then to pass the matter by that they might avoid exposing themselves to the danger both of losing the dowry and of being unable to nullify the marriage.

Nevertheless they opposed the notice and obtained for Francesca Pompilia the continuance in quasi-possession of her daughtership ²⁶³ and a decree for the transfer of the dowry bonds.⁵³³ But Pietro appealed from the decree, ²⁶⁴ and the case was continued in the Segnatura di Giustizia.²⁶² This was followed by the copious distribution of pamphlets ¹⁰⁹ throughout Rome, which had been printed by Pietro to the very grave injury of the honor of the Franceschini, not to say to their infamy. But the latter were able again to restrain the just resentment of their irritated minds by cherishing the hope of making the court acknowledge (as did follow) no less the falsehood of their adversaries than their own truth. Supported by this hope, they subsequently bore

with all patience the many insults planned against them by various cliques, and the twists and turns for hindering the transfer of the dowry bonds, the Comparini having trumped up various creditors, whether real or pretended. On account of this opposition, the Franceschini were made to feel the inconvenience and expense of that transfer. Nor have they had any benefit of the income; of which they have been able to obtain not even a two-months' payment.

To such a pitch had the affairs of the two parties come, when Guido, waking up one morning, found that his wife was not in bed. As soon as he arose, he found that his jewel box had been rifled 108 200 and his wife had fled. Nor was the suspicion lacking that she had given an opiate 106 to Guido and the entire household the preceding evening; and it was thought that this had happened at the suggestion of Pietro and Violante, as he had more than once heard threats of it. He traveled quickly along the way to Rome, 202 and after a headlong journey he overtook his fugitive wife, in company with Canon Caponsacchi of Arezzo, at the inn of Castelnuovo.210 And as he was alone and unarmed, and they were armed and resolute, he saw that he was unequal to avenging that excess. He therefore thought it well to have them arrested by applying to the authorities of the said place.222 [cxlv] The court ²²⁶ had both of the fugitives captured by the police. ²²⁹ They were consigned to the jurisdiction of Monsignor the Governor of Rome,270 and were then conducted to the New Prisons,255 345

The Fisc, indeed, makes much out of the particular that Franceschini should have avenged his insults in the act of overtaking them;⁴⁰³ but, as an adequate response, one should think of the impossibility of his carrying out his revenge because of their precaution in the matter of arms,²²¹ for Franceschini had heard along the way that the fugitives were traveling armed. In proof of this, also, when his wife saw her husband she had the hardihood to thrust at his life with bare sword.²²⁷ For this reason it was prudent moderation to check their flight then by arresting them. And this was all the more true because the adultery of his wife had not then been proved, and possibly he had a repugnance against imbuing his hands with the blood of her whom he had often held in his arms, as long as any hope was left alive of regaining his reputation in any other way than by her murder.

But afterward there were found the mutual love letters ²³² of the same fugitives, barefaced and immodest and preparatory to flight. And from the cross-examination of the driver it became evident that during their journey in the carriage they had done nothing else than kiss each other impurely.²⁰⁶ And from the deposition of the host at Castelnuovo, Guido found out that both of them had slept in the same chamber.²¹⁵ Finally, from the sentence or decree of the court in condemnation of the Canon Caponsacchi to banishment to Civita Vecchia

for three years, for "having carnally known Francesca," 271 the notoriety and publicity of this adultery followed. Let any one who has the sense of honor consider in what straits and perturbations of mind poor Guido found himself, since even the very reasonless animals detest and abominate the contamination of their conjugal tie, with all the ferocity that natural instinct can suggest. They not only avenge the immodesty of their companions by the death of the adulterer, but they also avenge the outrages and injuries, done to the reputation of their masters. For Elian 385 in his Natural History tells of an elephant which avenged adultery for its master by the death of [cxlvi] the wife and the adulterer found together in the act of adultery. And there are

other examples also, as Tiraquellus cites. [Citation.]

But returning to the series of events, it must be stated that, after the imprisonment of the fugitives, Guido also came on to Rome and was deeply affected and, as it were, delirious because of the excesses of his wife. He was comforted by his good friends with the hope that this attempt at flight, taken along with the lack of decent parentage of Francesca (under supposition of which he had contracted the marriage) would facilitate the dissolution of that marriage, and in that way all the blots upon his reputation would be canceled. Hence, with this hope he returned to his own country, leaving the management of the affair to the Abate, his brother. The Secretary of Sacred Assembly of the Council may be a witness of this; for Abate Paolo presented the matter to him and entreated him to propose, in that sacred assembly, this point of law as to the validity of the marriage then—that is, after a criminal sentence in the Tribunal of Monsignor the Governor and had been obtained.

In the meanwhile the same Abate attended to the plan of petitioning the conclusion of the said criminal cause.269 When Pompilia, to avoid conviction by the love letters, had recourse to the falsehood that she did not know how to write,235 it was easy for the Abate to convict her of that lie by showing the marriage agreement signed with her own hand, as well as by a Cardinal 39 now dead, by means of the recognition of the handwriting. But in spite of this, when the merits of the case had been made known everywhere, the same Abate perceived that instead of his being pitied, little by little every one began to laugh at him and to deride him, as he has told several persons. Perchance the attempt was being made to introduce into Rome the power of sinning against the laws of God with impunity, along with the doctrine of Molinos 528 and philosophic sin, which has been checked by the authority of the Holy Office. So many persons would desire to blot out from the minds of men their esteem of honor and of reputation in order that they might sin with impunity [cxlvii] against the laws of men and might give opportunity to adulterers without any check from disgrace or shame.

And it is certain that the Abate, seeing the cause unduly protracted, had just grounds for placing it at the feet of our Lord [the Pope], with a memorial in which he declared that he could no longer endure such important and such various litigation and vexation arising from that luckless marriage, and he prayed that a special sitting be appointed for all the cases—that is the ones concerning her daughtership, her flight, her adultery, the dowry, and others growing out of the marriage as well as the one concerning its annulling. But he had no other reply than: "The matter rests with the Judges." 281 So, with devout resignation to His Holiness, he awaited the outcome of the said criminal trial, from which he hoped to regain, at least in part, the reputation of his house.

In the meantime, Pietro Comparini was supplied with plenty of money from the full hand of some unknown person, possibly a lover of the young girl. He vaunted his triumph boldly in the throngs and the shops, places of his accustomed resort, and he praised the resolution and spirit of his daughter for having known how to trick the Franceschini with a disgraceful flight and with the thievery of such precious things, and for having found an expedient to give to the judge in the trial such good replies with all details thereof. He also boasted that in a little while she would return to his home despite the Franceschini. For he would bring so many lawsuits and scandals upon them that they would be forced to be silent and to let matters run on. For these statements we can have the attestations of many persons, in case they are needed. Therefore, because of such stinging boasts and such irritations, the mind of Guido was ever more embittered in spite of all the power he could master for restraining the impetus of his anger

Francesca Pompilia had been previously transferred from the prisons into the Refuge called della Scalette,²⁷⁶ where she stayed for some months.²⁸⁵ Then it was discovered that she was pregnant and many attempts were made to secure an abortion. For this purpose, powders and other drugs were given several times by the mother. As this proved useless she was remanded to the home of Pietro and Violante ²⁸⁴ on the pretext ²⁸⁵ of an obstruction and the necessity of relieving herself. [cxlviii] There, at the approach of the physicians, her pregnancy was discovered. The truth is, that when her womb began to grow, the nuns did not wish for her confinement to take place within their walls, and therefore a pretext was found for removing her on the grounds of

the said obstruction and the necessity of removing it.

which had been provoked by such injuries.

Now at this point the Abate found it necessary to break the bonds of his forbearance; for although it was indirectly that he was offended, that is, in the person and honor of his brother, nevertheless it seemed to him that every man's face had become a looking-glass, in which was mirrored the image of the ridicule of his house. Therefore, being humiliated, though he was strong and constant in other matters, he often burst into bitterest tears, until he felt very much inclined to throw himself into the river, as he indeed declared to all his friends.³⁰⁵ And to free himself from such imminent danger, he decided to abandon Rome.³⁰⁴ the Court, his hopes and possessions, his affectionate and powerful patrons, and whatever property he had accumulated during thirty years 43 in the same City. Any one may imagine with what pain he parted from these and went to a strange and unknown clime, where he would not meet the fierceness of his scorners, which had been merited neither by himself nor his household.

But the injury of Guido, arising from a sharper and severer wound, within his very vitals as a husband, had the power to arouse his anger even to the extreme. Nor did he consider it sufficient redress to punish himself with voluntary exile for the crimes of others: for such a resolution might be considered by the world as a plain proof of his weakness and cowardice. He soon had sure information that, during the month of December, Pompilia had given birth to a boy 299 in the home of the Comparini, which child had been intrusted secretly to a nurse.³⁰⁹ He also heard that the infamy of the friendship with the said Canon had been continued, inasmuch as he was received as a guest into the said home (as was said).293 For like a vulture, Caponsacchi wheeled round and round those walls, that he might put beak and talons into the desired flesh for the increase of Guido's disgrace. Guido accordingly felt the wildest commotion in his blood, which urged him to find refuge for himself even in the most desperate of determinations.

[cxlix] In the meantime he turned over again and again, as in delirium, 306 his sinister thoughts, reflecting that he was abhorred by his friends, avoided by his relatives, and pointed at with the finger of scorn by every one in his own country. And the word went abroad that in Rome they were selling his reputation at an infamous market. (This matter has moved the treasurer of the Convertites, 364 since the death of Pompilia, to begin proceedings and to take possession of her property.) Added to the above were the continual rebukes which he received because of his lost honor, so that he became utterly drunk with fury.306 He left Arezzo with desperate thoughts, and when he had reached Rome he went to that home which was the asylum of his disgraces. Nor could he have any doubt how much the very name of the adulterer was respected; for when Guido made pretense of delivering a letter of his sending, 321 the doors were immediately thrown open: and so, scarcely had he set his foot upon the threshold, before he saw his dishonor proving itself before his very face; of which dishonor he had heretofore had only a distant impression in his imagination. Then bold and triumphant, he no longer feared to upbraid her with unmasked face for all the insults which had been inflicted upon his honor in that household; and as he looked all around at those walls **2 incrusted with his heaviest insults and with his infamy, the dams of his reason gave way and he fell headlong into that miserable ruin of plunging himself with deadly catastrophe into the blood of the oppressors of his reputation.

There is no doubt that Franceschini has committed the crime of a desperate man, and that his mind, when it was so furious, was totally destitute of reason. As he had lost his property, his wife, and his honor, there was nothing else for him to lose unless it were his miserable life. For, as Paolo Zacchia, the learned philosopher and jurist says in speaking of anger in man: "Such and so great is its force that it does not differ at all from insanity and fury." Galenus very clearly affirms this, adding that when in law it is known that crimes are committed in such a state, they are punished with a smaller penalty, even though it has to do with the very atrocious crime of parricide. Calder [Citation] also gives many other matters on our point in No. 27 and the following numbers. And these theoretic propositions [cl] are verified in actual practice in Guido; for he was so utterly mad and void of reason that he entered upon so great an undertaking even at an hour of the night when many people were around. And after that he took no precaution, 834 such as any other person of sound mind would have taken in governing his actions. He set out by the high road on his journey of about seventy miles from the outskirts of the city without providing any vehicles,337 as if he were merely a traveler leaving Rome. These circumstances are plain evidences of an offended and delirious mind. [Citations.] St. Jerome writes in his letters:476

"Where honor is absent, there is contempt; and where contempt is, there is recurring insult; and where insult, there indignation; and where indignation, there is no quiet; and where quiet is wanting, there the

mind is often thrown from its balance."

Nor in this case does the legal distinction enter as to whether the one driven by anger committed the crime in the first impulse of anger, or after an interval of time. For this distinction might have a place when the anger arose from an insult in some transitory deed, and one that was not permanent. But in the case we are treating the insult provocative of anger consisted of frequent and reiterated acts; that is, not so much in the passing of the wife from the nunnery to the home of Pietro under an empty and ridiculous pretense, but still more from her staying in the said home with the aggravating circumstance of his own infamy (as has been said above). Accordingly, as the injury is permanent because of the continual affronts which the injured on received, so the vengeance is understood to be taken immediately and without any interval.⁴⁰⁵ This the defenders of the cause have suffi-

ciently proved in their no less erudite than learned writings with their

very strong arguments and their unsurpassable learning.

Nor does it amount to anything for one to say that the crime was aggravated, first by the kind of arms 418 used; for Virgil [A, I, 150] says: Furor arma ministrat, 514 nor, secondly, by the company of four, or let us say the conventicle; 409 nor, thirdly, by the place, 417 the excess, or the other circumstances considered by the Fisc. For in a madman, everything is excusable, as it is axiomatic and a very sure principle that nature then arises in such a way that it drives a man from himself, whatever manner is possible, etc. In conformity therewith [cli], Fracosto speaks as follows:478 "And in truth an ingenuous mind, and one that knows the value of its own honor and reputation, is very painfully offended in a part so sensitive and so delicate; and at such a time reaches the limit of madness and of desperation; for it has lost the light of reason, and in delirium and frenzy can not be satisfied even if it succeed in turning upside down, if that were possible, the very hinges of the Universe, for the purpose of annihilating not merely the authors but the places and the memory of its insults and shames. For "The rage and fury of a man does not spare in the day of vengeance, nor does it grant the prayers of any, nor does it accept in requital many gifts," as the Holy Spirit speaks on this point, through the mouth of Solomon, in the sixth chapter of Proverbs, at the end. 479 With this very well agrees what St. Bernard has very learnedly written in his letter to his nephew Robert at the beginning: 480 "Anger indeed does not deliberate very much, nor has it a sense of shame, nor does it follow reason, nor fear the loss of dignity, nor obey the law, nor acquiesce in its judgment, and ignores all method and order."

There is no doubt that Samson 481 reached this pitch when he fell into the power of his enemies. He suffered with an intrepid mind the loss of his eyes and other grievous disasters, but when he saw that he was destined to serve as a pastime in public places, and when he there heard the jeers and derision of the people, the anger in his breast was inflamed, so that, all madness and fury, he cried out: "Let me die along with the Philistines." And giving a shake to the columns which sustained the palace he reduced it to ruin: "And he killed many more in his death than he had killed while alive," as the Sacred Witness testifies. And Christ himself, 482 although he was very mild and had the greatest patience while receiving opprobrium and insults without ever complaining, yet answered, when he knew that his honor was touched, "My honor I will give to no one." 393 And it is certain that any one who cares for honor and reputation would rather die an honored man beneath mannaia 441 than live for many ages in the face of the world with shame and dishonor.

[clii] This argument, strong as it is, has succeeded in weakening one wise and earnest adherent of the Fisc. And this is why the very learned pen of Monsignor of the Fisc has uttered the following period, which

says [cf. p. lxii]:

"But because the Comparini claimed that the furnishing of food to Francesca while in prison was the duty of Franceschini, and the latter declared that it belonged to the Comparini, the Most Illustrious and Reverend Lord Governor, after having the consent of Abate Paolo, own brother of Guido, and his representative in the case, assigned the home of the same Comparini to Francesca as a safe and secure prison under security." But this fact can be clearly explained so that it will not form an objection.

When Francesca Pompilia was about to be taken from the prison to the nunnery, Abate Franceschini was asked to provide the food, with the statement that if he refused there would appear a third and unknown person who would assume the burden of it to their dishonor. Therefore the Abate wished once for all to put an end to any chance of receiving new insults; and to avoid every charge of preserving even the slightest sign of relation with this disgraceful sister-in-law, accepted a middle way proposed to him, namely, that Lamparelli, as Procurator of Charity, should make provision for it by the disbursement of his own funds and should pay it back again by what reasonably belonged to the Franceschini; for he reimbursed himself for it with the money which had been found upon the fugitives, and which had been stolen from the husband; at her capture, this money was placed on deposit in the office, where there remained so much of it still that, after all was

over, the balance of it was consigned to the same Abate.

And as when the said Francesca was transferred from the nunnery to the home ²⁸⁴ of Violante, all the preceding and succeeding circumstances made it very improbable that the Abate gave his consent,288 and as this consent is not found registered among those acts, it seems very clear that it was not given at all. Nor could he legally give it, for he was not the representative of his brother in that matter; for his authorization confined him solely to the power of receiving back [cliii] the money and other things which were deposited in the office. This is proved by his acts and by the story which the Abate then gave to his friends and relatives; and it utterly destroys the assertion of the Fisc, since Abate Paolo says that he was indeed notified that the young woman was obliged to find relief in an indisposition, certified by a physician, and that she was obliged to leave the nunnery and to go back to her father's home. To this, as it seemed a mere pretense, he replied that he could easily undertake to purge the wife in the nunnery without exposing her to such evident danger of greater shame. He also said that he wondered very much that the affection of a father had so suddenly returned in Pietro Comparini for Pompilia, whom he and his wife had so often denied as their daughter. He wondered how they could both be, and not be,²⁸⁹ the parents of the said woman, according to their

own desires to the injury of the house of Franceschini.

And if the solicitor, for the purpose of giving color to the honor of the said lady, has falsely urged many justifications, it is to be noted that in substance all that he says on that point is founded on what with her own mouth she has said in her own favor and what she has proffered to free herself from the blame of her sins, both at this juncture and in the flight, as well as in the trial which may be referred to: in fact, quite the contrary is evident; and from the external tests which the Convertites 276 277 intended to make, but from which they abstained when they heard the news of the birth of the son. And would that it had pleased God that she had observed the laws of holy modesty! for in that case so great a misfortune would not have resulted from her whims. We should notice, further, that the declaration made by the wife in the face of death may be doubtful in itself,362 in the sense that after confession and absolution one's sin is canceled as if it had never been committed, so that in a court of justice she would no longer have any need of pardon. Therefore, from the above-cited circumstances and very strong reasons, there is no room to doubt that Franceschini deserves the indulgence which the laws give to excesses that find origin from the stings of honor. And, if we were within the circumstances under which the case ought to be adjudged according to expediency, without any hesitation, [cliv] Franceschini should be punished mildly to diminish the force of immodesty and impudence. For the woman is not without adherents, who triumph throughout all Rome in a coterie of treachery, both in public and in private. This is for the oppression and derision against husbands 56 who have regard for their reputation. And they give the title of pedantry to that circumspection which one ought to practice for the preservation of his own honor.

[clv]

SUMMARY.

[Pamphlet 11.]

OCTOBER 12, 1697.

No. 1.²⁸⁶
Bond given by Francesca
Pompilia to keep her home
as a prison.

Before me, etc., Francesca Pompilia, wife of Guido Franceschini of Arezzo, was placed at liberty, etc., and promised, etc., to keep to this home of Pietro (son of the former Fran-

cesco Comparini), etc., situated in Via Paolina, 202 as a safe and secure prison, and not to leave it, either by day or by night, nor to show herself at the doors or open windows, under any pretext whatsoever, etc., with the thought of having to return again to prison, etc. And after she has recovered her health to present herself at any time whatsoever, etc., at every command of the Most Illustrious and Most Reverend Lord Governor of the City; for the cause concerning which there was argument in the trial, etc., from proofs that may arise, whether new or not new; under the penalty of 300 scudi, laid by the Reverend Apostolic Chamber in the case, etc.

This is followed by the surety in due form.

NOTARY FOR THE POOR.

No. 2.86

Certificate of the Baptism of Francesca Pompilia.

I, the undersigned, certify, etc., as is found in the baptismal record, page 152, the particulars given below, parely.

ticulars given below, namely:

July 23, 1680. I, Bartolomeo Mini, curate, have baptized the infant daughter born on the 17th ¹⁵ of this month to Pietro Comparini and Violante Peruzzi, who live in this parish. To her the following name was given: Francesca Camilla Vittoria Angela Pompilia, ¹⁴ etc. In pledge of which, etc.

Rome this 9th day of February, 1698.365

Thus it is, Pietro Ottoboni,26 Curate of San Lorenzo in Lucina.

My dear Father and Mother:

No. 3. Letter of Francesca Pompilia, written in the prison of Castelnuovo to her parents. I wish to inform you that I am imprisoned here in Castelnuovo for having fled from home with a gentleman with whom you are not acquainted. But he is a relative of the

Guillichini, who was at Rome, and who was to have accompanied me to Rome. As Guillichini was sick, and could not come with me, the other gentleman came and I came with him for this reason, because [clvi] my life was not worth an hour's purchase. 250 For Guido my husband wished to kill me, because he had certain suspicions, which were not true, and on account of these he wished to murder me. I sent you word of them on purpose, but you did not believe the letters sent you were in my own hand. 250 But I declare that I finished learning how to write in Arezzo. Let me tell you that the one who carries this was moved by pity and provided me with the paper and what I needed. So as soon as you have read this letter of mine come here to Castelnuovo to give me some aid, because my husband is doing all he can against me. Therefore if you wish your daughter well, come quickly. I stop because I have no more time. May 3. 284

Directed to Signor Pietro Comparini, my father, Via Vittoria,66

Rome.

No. 4.

Another letter of the same person, in which she calls the Canon to task for dishonorable advances.

I give you infinite thanks for the octaves which you have sent me. All of these are the very contrary of the Rosalinda, which was as honorable as these are immodest. And I am surprised that you who are so chaste have

composed and copied matters so immodest. I do not want you to do in everything as you have done in these books, the first of which was so very nice; while these octaves are quite the contrary. I can not believe that you, who were so modest, would become so bold, etc.

As to each and all of my properties, etc., I appoint, as my usufructuary heir, my wife Signora Portions of the will of Pietro Com-Violante Peruzzi, etc. And when she dies I appoint in her stead, in the said usufruct of my entire estate, Francesca Pompilia, the wife of Signor Guido Franceschini of Arezzo. And I do so because of her good character and because for a long time, yes, for many years, I looked upon her in good faith as my daughter, and thought that Signora Violante my wife and myself were her parents. Then I found out that both she and I were tricked in that belief, thanks to the vanity of the schemes, unfortunately conceived by my said wife, to make me believe in the birth of the same daughter. And because of a scruple of conscience 101 after the marriage of Francesca [clvii] Pompilia, this fact was revealed to me by Signora Violante my wife. And this pretense of birth was found by me to be a fact because of the information of it from persons worthy of credit.261

All this I grant, therefore, on the condition that the said Francesca Pompilia seek again her own city and stay here in Rome, etc., in which city I hope she will live chastely and honestly, and will lead the life of a good Christian. But if she do not come back to this city, or if when she has come back she live with shameless impurity (and may God

forbid that). I wish that she be deprived of the said usufruct of my estate and that opportunity be given for a substitution in favor of the heir mentioned below, as proprietor, etc. Because thus, etc., and not otherwise, etc. And because the chance might arise that she be left a widow, or that her marriage be dissolved, since a lawsuit 260 is going on, which was brought before Monsignor Tommati 262 by the Olivieri as to her relation as child, and if the said Francesca wish to marry again, or become a nun, I am willing that she separate from my estate as much as 1,000 scudi for the purpose of remarrying or becoming a nun, if she shall so please. And I advise her not to marry again, lest she subject herself a second time to other deceptions. Still further, I give her the power to leave by will 200 scudi more of my estate. And in the event that Signor Guido die first, whereby there would come about the restitution to the said Francesca Pompilia, etc., of the money received by Signor Guido, to the sum of about 700 scudi, etc. (which I think would be at least very difficult, if not impossible, because Signor Guido is wretchedly poor and his family is very poor), I wish that these moneys be not counted against the said Francesca Pompilia in said 1,000 scudi. much less in her power of making a will, because then, etc.

No. 6.

Authorization for the management of his affairs made by Guido Franceschini to the person of Abate Paolo, his brother. OCTOBER 7, 1694.

Guido, son of the former Tommaso 48 di Franceschini of Arezzo, of his own will, etc., made and appointed, etc., to be his true, etc., representative, etc., special and general, etc., Abate Paolo Franceschini, his own brother,

now living in Rome, etc., for the purpose of carrying on and defending, in the name of the said Constituent, all lawsuits and causes, civil or mixed, already brought or to be brought for any reason whatsoever, and against any persons whatsoever, anywhere, and especially in Rome, whether as plaintiff or defendant [clviii], before any judge, either ecclesiastical or secular, whether before the Congregation or Tribunal, and before one or both, to give or receive charges, or to contest lawsuits, to take oath as regards the calumny, and to furnish whatever other testimony is lawful, etc., and to carry on and obtain each and all other necessary matters, in the same manner and form as the Constituent could, if he were present, and as seems well pleasing to the said Procurator, etc., promising, etc., and demanding, etc.

I, Joseph, etc., de Ricii, Notary Public, etc., of Arezzo was asked,

etc., in pledge whereto, etc.

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

Roman Murder-case, with qualifying circumstance.

For the Fisc, against Count Guido Franceschini and his Associates.

Summary.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[Pamphlet 12.]

Most Illustrious and Most Reverend Lord:

Why should we waste time in disputing the point whether adultery committed by Francesca Comparini with Canon Caponsacchi, as is claimed by the other side, is sufficiently proved? For in our first information [Pamphlet 5] as to the law and fact in the case, we have already declared that judgment was given in the Congregation only for the penalty of banishment 271 to Civita Vecchia against the abovesaid Canon, and of retention in the nunnery 276 against Francesca, because of the very lack of proof 273 of the said adultery. And this is quite right in law, because neither the Canon himself nor the said Francesca have confessed, much less been convicted of it; and because the suppositions brought on the other side are trivial and equivocal. But, even if these latter had been weighty and very urgent, they would not have been enough to establish conclusive proof, but at the most could only lead the mind of the judge to place some minor punishment upon them arbitrarily, as Farinacci testifies. [Citation.]

Therefore there should be strict insistence on behalf of the Fisc upon the point that Guido Franceschini had not the right to kill, after an interval, his wife, whom he had not taken in adultery nor in base conduct, without incurring the ordinary penalty of the Lex Cornelia de Sicariis. For in our former writings, § Alii vero [cf. p. lxiii] we have proved by the strength of many distinguished authorities that a husband who kills his wife after an interval is not excused from the said penalty.

Now that this fundamental assertion [in their argument] is overthrown, we declare that the rights of the Fisc can not at all be controverted in the case with which we are dealing, since the authorities alleged by the Defense, who excuse a husband from the ordinary penalty, speak in the case of simple murder; and they ought not, accordingly, to be extended to a case made still graver by qualifying attendant circumstances. And for this reason, because the penalty can not possibly be the same, when the crime is greater in the one case than in the other. [Citations.]

Nor for the purpose of overthrowing this fundamental idea of the Fisc can the objection be made that all the qualifying and attendant circumstances, which have been brought together in behalf of the Fisc [clx] should have no consideration, because they tend toward and are preordained for the end had in mind; for the end and intention of Count Guido was directed toward the murder of his wife and the vindication of his honor. But one can well understand how fallacious

this argument really is, from what I have already written in § Prima enim [cf. p. lxiv] together with the one following, and § secunda qualitas [cf. p. lxv] and si ergo [cf. p. lxv]. There we have proved that the learned authorities who can be adduced by the other side speak and should be so understood when the end is licit and not prohibited by law, or else when some qualifying circumstance, through the force of particular Constitutions or Banns, does not establish some further capital crime, distinct and separate. And this is true whether the preordained end in the mind of the delinquent follow or do not follow.

But in our case, from what has been conceded by the lawyers for the Defense, the husband is not permitted by law to kill with impunity his wife, after an interval, for adultery. But he is permitted by law to slay the vile adulterer and his adulterous wife only when taken in adultery. How then can these authorities be applied to our case? For they hold good and find a place for themselves only in a case permitted by law. In these circumstances speaks Laurentius Matthæus [Citation], who is cited by the other side, where in his setting forth a case we may read: "The adulterer and adulteress were slain in the home of the husband, although in that case the husband did not escape unpunished, because he had used frearms."

Nor does it hold good in law and practice that the bearing of arms ⁴¹³ is included along with the crime committed. Not in law, as we have affirmed in our other argument § si ergo [cf. p. lxv]; nor in practice, because in all the tribunals of the entire Ecclesiastical State, it is held that even when murder in a rage has been committed, if it has been committed with the arms which are prohibited under the capital penalty, especially if these arms come into the possession of the Court, a more severe penalty is inflicted. And murders which should suffer a lighter penalty because they were done in anger are condemned under the ordinary penalty because of the carrying of such arms. Farinacci and Guazzini testify that this has been the practice in the Ecclesiastic State while this Decree has held good. [Citations.]

Still less applicable are the other authorities, who were adduced to escape the order of the Constitution of Alexander. For although [clxi] it is true that for this crime the penalty threatened by the same decree does not enter, unless these three matters are concurrently present, namely craft, the occasion of a lawsuit, and the fact that no provocation has arisen (as Farinacci holds [Citation]), yet in our case, all of the abovesaid concur. As to the craft, there can be little doubt, since by the very confession of the Defendants we have knowledge of the preceding discussion and deliberation for committing the murders. And Decian and others affirm the charge of craft may arise from such a discussion.

[Citations.]

The presence of a lawsuit *21 is likewise undoubted; because, on the representation of Pietro Comparini, suit 200 was not only brought before A. C. Tommati 202 as to the dowry promised and the goods subject to entail, for the exclusion of the said Guido Franceschini and Francesca his wife, but also a sentence favorable 203 to the said Franceschini has

been handed down by the same judge.

But still further we may gather, from the confession of Franceschini himself, that the provocation whereby he was moved to kill his wife arose because of the pretended adultery; on this point the counsel for the defense have principally insisted. Nor can they deny that this same cause was introduced in the criminal prosecution in the presence of the judge by the same Franceschini. It is quite necessary, then, to acknowledge that this ought to justify the application of the penalty of the Alexandrian Bull; for this decree speaks in a civil as well as criminal cases, as is evident in the fourth paragraph of the same Bull, where we read: "That successively in future times forever, each and all persons, ecclesiastical and secular, of whatever quality, dignity, state and grade of rank and prominence, in their own causes philanthropic or profane, also in criminal and mixed cases, whether now before this Court or pending for the time, their adversaries, or those following or helping them, or the advocates or counsel of them." And also in the place where we read: "If mutilation of limb, or death (which God avert) follow, they incur ipso facto beside the loss of their right and case, the sentence for the outraged majesty of the Law."

We believe we have sufficiently canvassed these matters with galloping pen because of the shortness of the time of merely three hours, to prove clearly that [clxii] the foundations of the Fisc affirmed in our former writings still stand fast, in spite of what has been recently deduced by the opposition so fully and so learnedly, but without legiti-

mate proof.

F. GAMBI,
Procurator General of the Fisc
and of the Reverend Apostolic Chamber.

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

For the Fisc, against Count Guido Franceschini and his Associates, Prisoners.

Response of The Lord Procurator General of the Fisc.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[clxiii] Romana Homicidiorum.

[Pamphlet 13.]

Most Illustrious and Most Reverend Lord:

In the beginning of his recent information [cf. p. cxxv], my Lord Advocate of the Poor has criticized as unjust the decree of this Supreme Tribunal, which inflicted the torture of the vigil see upon Count Guido Franceschini and his associates, for the purpose of getting confession of that most horrible crime committed by them. Hence he claims that hose confessions, given under the fear of it and ratified after it was over (as is the custom), can not do the Accused any harm. He attempts, indeed, to deny the justice of the said decree, not merely because of the absence of the quality of special atrocity (as required by the decree of Paul V of sacred memory for the reformation of the tribunals of the City), but also from the fact that the death penalty can not be demanded for the crime under discussion. And this he claims is so (in spite of the unusual powers for ordering the torture of the vigil granted to this Tribunal) lest there may be greater harshness in the course of the trial than in the penalty itself. [Citation.]

In the end of this said recent information [cf. p. cxxxviii], he also criticizes me 425 because, to the very great wonder of himself and others, I have failed in my duty of seeking the truth in that I have made certain allegations in the defense of the rights of the Fisc, which I have not communicated to him. I thought he had complained quite enough about that orally, so that he might have spared us his new complaint. But it was not my duty to tell them to him, just as his informations, which he made for the Defense (very learned indeed in their way), have never been made known to me by him. But I assert only this, that I have paid the price of much labor, lest I may seem to have failed in my

office and in the reverence with which I attend upon my Lord.

Passing over, therefore, my own personal apology, I go on to vindicate the decree of this Tribunal from the injustice charged against it. I also omit proof of the quality of the crime as to whether it may be considered very atrocious for I have abundantly argued this point in my past response, § Sed quatenus etiam [cf. p. lxxvi], with the one following. For I showed that this quality could be sustained because of the attendant circumstances which exasperated and raised the crime to the outraging of the majesty of the law, 420 according to the provisions of the Apostolic Constitutions and the General Banns. I think it is quite enough in my present argument to show that for this offense the death penalty [clxiv] should be demanded. I hope to accomplish this with little difficulty, since from the very kind of severe torture decreed, by

judges of such integrity, the applicability of this said penalty is presupposed. And so since nothing new, whether in fact or in law, can be brought, which has not been already examined in relation to the cause for decreeing the torture, now that the confession of the Accused has followed, it is the duty of the Judges to pronounce the execution of the well-deserved penalty, which has been long expected by everyone.

I have said that nothing new is brought by the defense, since their special attempt consists in repeating the plea of injured honor because of the pretended adultery committed by the wife of Guido, with the help and conspiracy of her parents, who were barbarously slaughtered along with her. This plea is offered for the purpose of exciting the pity of my Most Illustrious Lord, and the Lords Judges, in order that Guido and his associates may be punished more mildly, according to the authorities adduced on that point in their first information § hoc stante [cf. p. xxxi] together with the one following, and § Prædictis nullatenus [cf. p. xxxii], likewise with the one following; and in the present information, § Verum & socios [cf. p. cxxvi]. But the same response recurs that for the Accused this exception on the plea of pretended injury to honor can afford no refuge, because this plea has no foundation in fact and is irrelevant in law.

For what difference does it make even if the mere strong suspicion of adultery is enough to excuse vengeance taken immediately by a husband against his wife or her lover? If she were found either in lustful acts, or in those preparatory thereto, then because of such a sudden grievance excited thereby, which provokes a man to anger, the penalty should very often be tempered according to the nature of the case and the persons. But it is quite certain that to escape the ordinary penalty of the Lex Cornelia de Sicariis for the murder of a wife committed after an interval, the mere suspicion of adultery, however strong, is not enough; but the clearest proof of it is required, either from the confession of the wife herself or from a condemnatory sentence following. [Citations.]

But such proof is entirely lacking in our case. For the luckless wife constantly denied the adultery even till the last breath of her life, as is evident from the sworn attestations of [clxv] priests and others so who gladly ministered to her after she had been wounded. For they unanimously assert that she always affirmed that she had never violated her conjugal faith. so Nor did she ask that such sin be forgiven her by the Divine Clemency; this assertion indeed should have much weight, since no one is presumed to die unmindful of his eternal safety. so

[Citations.]

Nor are the responses given by the Defense at all relevant; namely that such proof in denial of the adultery is drawn entirely from testimony taken out of court, and extorted by the heir 353 while a lawsuit was

pending, to remove the annoyances brought by the Monastery of the Convertites, 304 and that some of the undersigned were legatees. They also respond that since such an assertion as hers served to cover her own baseness, it should not be believed, especially as it was not sworn. And further, that although no one is presumed to be unmindful of his eternal safety, yet all are not supposed to be immune from sin, like Saint John the Baptist, which is especially true when the argument is about the prejudice of a third party 534 and about the more severe punishment of an enemy of the one making declaration.

Now that all these claims are destroyed with so little trouble, the irregularity of the proof could stand in our way, if the Fisc were obliged to assume proof and perfect it. But the burden of proof rests upon the Accused, according to the authorities cited above for avoiding the death penalty, whenever a man kills his wife after an interval. The above attestations are brought merely to damage the proof of pretended adultery, offered by Guido. In this case, certainly, such attestations are not to be spurned, especially when we consider the quality of the persons attesting, since they are priests of well-known probity, and it is

incredible that they would be willing to lie. [Citations.]

The further objection that these attestations were extorted by the heir, while a lawsuit was pending, for the purpose of escaping the trouble brought upon him by the Monastery of the Convertites, is also removed by the same reply; because when one is arguing for the proof of an assertion given in the last days of life and in the very face of death, [clxvi] proof can not be established, unless this hold good. And the heir is praiseworthy, because he is obliged to avenge the murder of the one slain, lest he be considered unworthy according to the text [Citation]: "Heirs who are proved to let the murder of the testator go unavenged are compelled to give back the entire property," etc. He procured these attestations that he might guard the good fame of the testatrix; and this was rather because of his zeal for her good repute than to prevent the annoyances unjustly brought, and the quashing of these latter could be turned back for the exclusion of the pretended proof of the dishonesty of the unfortunate wife.

Still less can it stand in our way that some of the signers are legatees, since their interest is not large enough to prevent their giving testimony. [Citations.] And this is especially true when one is arguing to prove a matter which happened within the walls of a home, and the proof of which, on that account, is considered difficult. [Citations.] And such an exception to their testimony, so far as it has any foundation, is utterly removed by the number of the witnesses subscribed to the said attesta-

tions. [Citations.]

But [last of all], as to the objection that the assertion of one dying is not to be attended, when directed toward the exoneration of one's

self, because no one is compelled to reveal his own baseness: This might indeed hold good if the adultery had been proved, and if it were not evident that, though wounded, she had died with strongest manifestation of Christian tenderness, which would exclude all suspicion of a lie. In this case such an objection does not hold good, but another very valid supposition takes its place, namely, that no one is believed to be willing to die unmindful of his eternal safety. [Citations.]

For Mascardus [Citation] [clxvii] says that a confession given in the hour of death holds good, and he adds that this approaches nearer the truth, and cites in proof of it Marsilius. [Citation.] The latter affirms that if anyone assert that a person making oath in the hour of death is lying, he says what is improbable. And Mascardus concludes that this opinion is more just, and more in accord with reason and with natural law. And though he offers some limitations, none of these are applicable to our case; and the question about which he was arguing was concerning the assertion of one wounded, as to whether such assertion constituted proof against the one charged; and this differs by the whole heaven from our dispute, if we only note that the burden of proof does not rest with the Fisc. Nor does the assertion of Pompilia when dying tend principally toward vengeance, 361 since it is quite evident from those making attestations that she shrank with horror from that, as she always professed that she most freely pardoned her husband. 360

These matters we have noted beforehand rather in superabundance than because we were obliged to assert the justice of the decree of this Tribunal. It will now be easy to escape the proof of pretended adultery, brought by the counsel for the Defense. For so far as this proof is drawn from the other decree of this same Tribunal, condemning Canon Caponsacchi for flight and carnal knowledge with Francesca Pompilia,271 the response 519 which has already been given holds good: namely, that a title should be given no attention, 274 but merely the proof resulting from the trial, and the penalty imposed by the sentence. And what if in that decree, along with the "title" of "complicity in the flight and escape of Francesca Pompilia," there was also added the title "for criminal knowledge of the same"? Yet since in the trial itself no proof 273 in verification of this was found, and since the penalty of three years' banishment, does not correspond therewith, 272 the mere title should not be given attention, according to the authorities adduced in my past response, \ non relevante. [Cf. p. cxcv.]

And on account of the following reason, still less can such clear proof of the pretended adultery be established as is required to escape the ordinary penalty for taking vengeance after an interval. For at the instance of the Procurator of the Poor a correction was decreed by the Judges, with the approval of my Most Illustrious Lord, which substituted a general title relative to that suit, namely *Pro causa de qua in*

actis; and although this correction is not to be read in the record (commonly called the Vachetta) in which decisions are usually noted, [clxviii] yet it was made in the order for the dispatching of Caponsacchi to his exile and in the decree assigning to Pompilia the home as a prison. (Summary, No. 1.) [Cf. p. clv.] And since the latter was made with the consent of Abate Paolo Franceschini, 288 we may assert that the said change of title became known to him because of his notorious solicitude in conducting the case; and so it would be very improbable that he had not carefully examined such a decree and the obligation made by Pietro to furnish her food, 287 without hope of repayment, and the bond given for her to keep the home as a prison. For these reasons his knowledge of that change should be considered as sufficiently proved. [Citations.]

And therefore the response falls to the ground that the decree could not be changed unless both sides were given a hearing. For while Francesca Pompilia, whose defense had not yet been finished, was unheard, much less could the title of criminal knowledge be included in the condemnation of the Canon. For this would be injurious to her, not merely as regards her reputation, but also for the loss of her dowry, for which her husband was especially greedy. For in this way would an undefended woman suffer condemnation, and what is worse, as the event shows, would be exposed to the fury of her husband. And hence with justice was this correction requested and made. And even if this had not happened, a sentence given against the Canon could not injure her, as it was a matter done with regard to other parties. [Citations.]

But it is quite gratuitous to assert that a change as regards the matter of the trial does also impart the same change as to the expression of the title of carnal knowledge. For since several titles were originally expressed in the decree of condemnation (such as complicity in flight, running away, and carnal knowledge, upon which the suit was based) the statement of the cause contained therein is no more probable as regards one than as regards another, and certainly it is not probable as regards them all. For if they had wished to include all those in the modified decree, they would have said: Pro causis de quibus in Processu, for the singular number does not agree with several causes. [Citations.] [clxix] But in the prosecution the charge of "criminal knowledge" was not proved and the Canon could not be condemned for that while Francesca Pompilia was unheard and undefended. This is on account of the indivisibility of the crime of adultery, which does not permit the division of the case for the purpose of condemning the one, while the case is pending as regards the other. And this is especially true when all parties are present and held in prison. [Citations.] The expression, therefore, Causa, de qua in Processu, should be understood to apply only to the complicity in flight and running away (for this could be issued without the condemnation of Francesca Pompilia), and not to apply to "carnal knowledge." For the statement made should be considered applicable only to those matters with which

the judgment relative thereto agrees. [Citations.]

And this claim of ours is rendered manifest by the mildness of the penalty 272 to which the Canon was condemned, namely, that of three years' banishment. This certainly does not correspond with the offenses of running away with a married woman from her husband's home, bringing her to the City, and carnal knowledge of her. For inasmuch as the attendant circumstance of rape, spoken about, is punishable by the capital penalty, unless a priest is being dealt with, a far severer penalty would have to be inflicted for the adultery alone, if proof thereof had resulted from the trial. [Citations.]

My Lord Advocate of the Poor acknowledges that the penalty was too light 272 to expiate harshly such a crime, and especially in accordance with the Constitution of Sixtus, revived by Innocent XI, of sacred memory. And therefore to avoid acknowledging the lack of proof, which might very well be inferred from the lightness of the penalty, he attempts to respond that the said Canon was dealt with more mildly because he was a foreigner and because the crime under consideration had been committed outside of the Ecclesiastical State. [clxx] In this case one should be dismissed merely with exile. But this response

is proved to be without foundation for many reasons.

First, because on account of the well-known privilege of the City of Rome, which is the country of all men, even those may be punished here who have committed crime outside of the Ecclesiastical State, which is subject to the secular authority of the Pope. And this is true, not merely for the handling of criminals, which is permitted to any Prince, but for the trial of the crimes. [Citations.] Cyrill testifies that he himself had so held in 1540, in the Capitolian Court, and Farinacci testifies that it was so held in this same Court in the year 1580, in the case of Gregorio Corso, who had been condemned to the galleys, because he had committed murder in Florence and had come here to Rome, after seizing the horse of the one he had slain. And this was notwithstanding the fact that the cause was very sharply defended for the accused. [Citations.]

Second, because this authority holds good whenever there is argument for punishing crimes committed by churchmen, who are subject to the jurisdiction of the Supreme Pontiff, and in the City can be punished for their crimes with the ordinary penalty, even though the crimes were committed outside of the temporal authority of the Pope. [Citations.] "Rome is a common country and, therefore, in the Roman courts any cleric or layman may be brought to trial, even though he did not com-

mit his crime there." [Citation.]

Third, because inasmuch as it was claimed that the approach to the City and the carrying away of the wife to the same were done because of lust, and to secure greater liberty for knowing her carnally, by taking her from the home of her husband, so the Canon, on account of this purpose, would have subjected himself to penalties such as could really expiate the crime, and which also might be inflicted here in the City; for one is punishable with the same penalty who continues in a crime here, although he put it into effect outside of the State. [Citations.] Caballus [Citation] holds that, for deciding the jurisdiction of a judge over crimes that have been committed, the person offending, rather

than the offense, should be considered. [Citation.]

Fourth, because the pretended carnal knowledge, so far as it [clxxi] can be said to be proved in the prosecution (and it can be verified that the decree was changed with relation to that), happened in the Ecclesiastical State; for the strongest proof of that crime was drawn from the asserted sleeping 215 together in the same bedroom at the inn of Castelnuovo. [Citation.] And therefore the Canon could and should have been punished with condign punishment, not merely for his undertaking, but for the adultery, if that had been proved. And since this was not imposed, it may well be asserted that the Canon was not at all condemned for "criminal knowledge," unless one wishes to criticize as unjust that decree, which imposed a mild penalty and one suitable merely to simple running away and complicity in flight, and which was much tempered because of the excuse brought by the Procurator of the Poor. Therefore it may be asserted that the Canon was not condemned for the pretended criminal knowledge, since the nature of the penalty well proves the nature of the crime, with which it should be commensurate, according to Deuteronomy 25: "According to the measure of one's sin shall be the manner of his stripes." [Citations.]

And therefore, since the pretended condemnation of Canon Caponsacchi for criminal knowledge of Francesca Pompilia is excluded, the pretended notoriousness of the adultery resulting therefrom also falls to the ground. Neither can this notoriousness be alleged against her undefended. And just as public vengeance, which is to be decreed by a judge, can not be based lawfully upon it, so much less should private vengeance be considered excusable, when taken by the husband in murdering her after an interval. He is immune from the ordinary penalty for murder even according to the more merciful opinion only when the adultery is established by the very clearest proofs displayed in confession by the accused, or by a sentence given thereupon.

Likewise it would be superfluous to avoid the presumptions adduced by the Defense, especially by the Procurator of the Poor, to destroy the proof of adultery drawn therefrom; for this single response would be enough, namely, that these proofs were all gathered together in the prosecution for Pompilia's flight made at the instance of Count Guido, he pressing hard to gain the dowry ⁴⁶ because of her adultery. And this was insisted on by the counsel for the Fisc, who wrote acutely upon these matters at that time. And yet, in the report of the cause these presumptions were not considered by the judges because of their irrelevance. This is evident from the lightness of the penalty ²⁷² decreed against the Canon. [clxxii] And so the examination of these can not be renewed after the Fisc has yielded and quietly acquiesced in the sentence, from which it could appeal if it considered itself wronged. Nor could Guido legitimately have recourse to such awful vengeance by his own hand. But lest some feature of the case may be left untouched, and that the justice of the decree may be more clearly asserted, I have taken the

pains to confute these briefly.

And since, in the first place, the cause of flight is considered by the Defense in order that they may prove that the said flight was entirely illicit and was planned for easier criminal knowledge, the proofs brought for this purpose should be examined. The chief of these was drawn from the asserted letter of Francesca Pompilia, 112 written to Abate Franceschini. This makes pretense that her parents urged her to poison her husband, her brother, and her mother-in-law, to burn the home, and to return to the City with her lover. But one can not have a better refutation of this than the very tenor of that letter, 112 including matters that are so improbable, yes and indeed incredible, that it was rightly rejected by the judges. For who can be found so destitute and ignorant of filial love and duty as to make himself believe that a mere child, not more than fourteen years old [Citation], married away from her father's home, grieving bitterly for the departure of her parents, and wretchedly kept in the home of her husband, so that she was obliged to have recourse to ecclesiastic and laic authorities, 135 139 could have written to her husband's brother (who was so unfeeling toward them), with a calm mind, of such base counsels and commands given by them, unless, as she ingenuously confesses, she was compelled by her husband to write it? 114 Nor could she, without great peril, refuse her husband, who was demanding this. Such an improbability alone is enough to thrill with horror those reading it, and well shows that she had written this not of her own accord, but under compulsion. [Citations.]

And, therefore, there is no need to examine whether the qualification added to her confession is probable, 459 464 namely, that her husband had first marked the letters of the said epistle, 114 which she had afterward inked by tracing them with a pen; because she did not know how to write. 225 For possibly she shuddered to confess that she had written such matters, even under compulsion of fear [clxxiii], to the injury of her father and mother. Such fear is quite presumable in a wretched

wife of tender age, destitute of all help, away from her father's hearth and in her husband's home. [Citations.] Mogolon says that from the absence of relatives, the presumption of such fear may arise. [Citation.] And this is especially true after she had had recourse in vain to the authorities. 120 Nor is a sufficient proof to the contrary deducible from Francesca's signature to the matrimonial contract, and from the letters that were said to have been written and sent by her in succession to the Canon, or else thrown from the window. [Citation.] For the very brief signature made in the marriage agreement does not show such skill in writing that with the same ease she could have written so long a letter, inasmuch as daily experience teaches that many are found

who can scarcely write their own names.

Still less can the ability to write be said to be proved by the asserted love letters; for these were constantly denied by Pompilia. Nor can these letters be said to be sufficiently verified by the assertion of the said witness for the Fisc.54 namely, that she threw from the window a note, which the Canon picked up and then departed. For aside from the fact that the witness stands alone and is of the basest condition, namely a dishonest harlot, 171 and so unsuited for proving a matter [Citations], she neither affirms, nor can affirm, that the said letter was written by Francesca Pompilia. Likewise the letters found in the prison of Castelnuovo 231 might have been written by some stranger's hand. And even though they had been written by her, inasmuch as they are of a later date, they do not prove her skill in writing at some past time; for she could have acquired this skill afterward 248 because of desperation which sharpened her wits, for the purpose of inducing the Canon to undertake the flight with her, so that she might escape the peril of imminent death. For in such matters as these, which are variable and can be changed, one can not well argue from the present to the past. [Citations.] And that in fact she did learn to write in Arezzo after the departure of her parents [clxxiv] is evident from her letter 19 written in the prison of Castelnuovo, and found among her private papers after her death. This is given in the present Summary, No. 3. [Cf. p. clvi.]

The proofs of the abovesaid letter [to Abate Franceschini] drawn from the letters of the Governor of Arezzo, of the Reverend Bishop, 1st and of Bartolomeo Albergotti, are so far from excluding the legitimate reason for flight given by herself and the Canon, during the prosecution, that they rather favor it. For although they criticized her for having such ill-advised recourse to them, they possibly did this to free themselves from censure for having thoughtlessly turned her away. 1st Therefore it is more probable that by them the minds of her cruel husband and of her mother-in-law, who was pitiless and implacable. 1st as experience teaches us, were exasperated all the more. Any one

may well know that Guido's mind was much more embittered after the lawsuit brought concerning the pretense of birth and the rescinding of the dowry contract,200 and after the publication of pamphlets 109 about the domestic scantiness and the base treatment which they had suffered in the home of the couple in Arezzo. His anger was also stirred by his iealous suspicion of the Canon (although Pompilia's love of the latter was merely pretended for the purpose of winning him) and by his exasperation, that increases the deadly hatred, which arises from a lawsuit about a considerable amount, and much more about an entire property. [Citations.] Such should the controversy about the pretense of birth be considered. Nor can the just fear of the luckless wife as to her deadly peril be denied. And driven to desperation in avoiding this, she might well have fled; for if it is permissible because of blows beyond mere legitimate correction [Citations] how much more permissible should it be considered, when the wife was continually afraid that he would kill her either with the sword 134 or by means of poison. 133 And, to avoid this, it was but prudent counsel for her to leave her husband

and go back to her father's hearth.

It would indeed have been better if she had won her security by having recourse to the Right Reverend Bishop, in order that he might place her in some nunnery or with some honest matron; or to the Lord Governor, who would have considered her safety and the honor of her husband's family; or if she had fled in the company of someone connected with the household. 148 [clxxv] But the fear of imminent peril does not permit one to take better counsel, and especially a wretched wife of tender age, destitute of all aid and exposed to the fury of her husband and her mother-in-law. And still further, she might well fear that new recourse to them would be in vain, since she had found the former so useless. Nor could she find any better way of fleeing safely, wherein she thought lay the sole help for herself, than by using the help and company of the Canon, who had been proposed to her for this purpose by the Canon Conti 35 and by Signor Gregorio Guillichini, 146 relatives of her husband. It is incredible that they would have conspired against Guido's honor without the strongest and most urgent reason and without confidence in Caponsacchi's honesty and modesty. For one of them, namely Gregorio, 146 had offered himself as a companion for the journey and would have carried out his offer if his infirmity had permitted; as we read in the said letter 10 of Francesca Pompilia found since her death and shown in our present Summary, No. 3 [cf. pp. clv-clvi], which refers to the same causes, of the infirmity of Gregorio and the imminent peril, which did not permit her to await his convalescence. And therefore she is worthy of excuse since she fled for dire necessity in company of the Canon, a man of modesty well known by her (as is likewise evident from another letter in the Summary of our opponents, No. 7, letter 12, in which she calls him the chaste Joseph, and from the other letter, in which she commends him for his sense of shame). For if she chose this remedy under dire necessity, she should be excused according to the common axiom, "necessity knows no

law." [Citations.]

Nor is an illegitimate cause of flight to be inferred because of the dishonest love with which Francesca Pompilia pursued the Canon in some of these letters.²³² 247 For although they seem amatory, yet they were ordained to the purpose of alluring this same Canon, in order that he might flee with her; since, without him, she knew that she could neither carry that out, nor even attempt it. Hence the letters can afford no proof of subsequent adultery. For although proof may result from love letters, according to the authorities adduced by the Defense in § His praehibitis [cf. p. cix], yet this is avoided [clxxvi], if the letters are directed to a permissible end, such as flight to escape deadly peril. For then, inasmuch as the end is permissible, the means are likewise so considered, even though these are not without suspicion; for they are not considered in themselves, but because of their end. [Citations.] Nor is the proof of adultery hitherto drawn from love letters so very strong unless they include the implicit confession of subsequent fornication. [Citations.]

The following consideration is especially urgent in leading to the belief that the luckless girl thought the Canon would conduct himself modestly during the journey. For in one of her letters she does not fail to take him to task (who had elsewhere been commended for honesty and modesty) because he had sent her questionable verses ²⁵⁸ (present Summary, No. 4) [cf. p. clvi]: "I am surprised that you, who are so chaste, have composed and copied matters so immodest." And further on: "I do not want you to do in everything as you have done in these books; the first of them was so very nice, but these other octaves are quite the contrary. I can not believe that you, who were so honorable, would become so bold." From this sincere rebuke it is quite evident in what spirit these letters were written, even though they are filled with blandishments and proofs of love; for she shrank even from the dishonorable verses sent to her. Hence the letters should be understood according to the intention of the one writing them, just as one's words

are. [Citations.]

And should not the supposition that the unfortunate wife had destroyed her matronly shame in the journey be therefore considered trivial and improbable? For she had quite enough to do to provide for her own safety by headlong flight. Nor is it probable that she was tempted by the Canon, since the love between them is proved merely by the said letters ²⁴⁷ which were preparing for the flight. And these letters show her solicitude for his modesty and continence, since for the

mere sending of them she had made such complaint. For she feared lest he might become too bold, as is evident from details of the letter cited above. Nor are examples lacking of continence observed during a longer and easier journey, which had been undertaken [clxxvii] and completed by lovers, even though they might lawfully have indulged their love. Hence it is not improbable that the wretched girl kept herself scrupulously within bounds; for she was in deadly peril, which she hoped to avoid by precipitate flight.

The other proofs of this pretended adultery are far weaker, and were rightly ignored in the report of the case, both as regards the flight and as regards the decreeing of torment; for mutual love between her and the Canon can not be said to be sufficiently proved by the abovesaid letters;

for they were preparatory to this prearranged flight.

The entry and egress ¹⁷⁰ to and from the home of Francesca by night is proved by a single base witness. ¹⁷¹ Nor should even such entry be considered to be for a bad end, since it was in preparation for the flight. For when we have a permissible cause given, to which a matter may be referred, it should not be attributed to one that is illegitimate and crim-

inal. [Citation.]

To this reason also should be referred her readiness in showing herself at the window by day and night at the hiss 178 which gave signal that her pretended lover was passing. For since her love might be a mere matter of pretense for the purpose of winning him to give her help in the flight by affording her his company in the journey, these marks of love can be of no further import than the pretended love itself. The unfortunate wife employed it as a stratagem, indeed, that she might provide for her own safety. And so this response recurs: "If the end is lawful, 516 the means ordered toward carrying it out can not be condemned."

The pretended insidious manner of preparing for the flight and putting it into execution by means of an opiate ¹⁹⁶ administered to her husband and the servants (so far as it is proved and it was by no means proved in the Prosecution) affords indeed a proof of her flight, but not of adultery; for it was prearranged, ¹⁹⁷ not for that purpose, but to escape deadly peril, to which the wife would have exposed herself, all too foolishly, unless she had made sure that her husband, who was lying in bed with her, was sound asleep, or unless she had contrived some such easy way.

The ardor shown in some of the letters ²⁴⁷ is indeed a sign of love, according to the word of the Poet: "Love is a thing full of solicitous fear." [Ovid, Heroides I, 12.] But since love was pretended for a legitimate end ²⁵² (as was said) [clxxviii] she could also make a show of ardor for feigning love, since it tended toward the same end of winning his good will, so that possessed of his true service she might

escape. Therefore, from this pretended love and these feigned signs of love, one can not argue that their departure together from the home of the husband and their association during a long journey gives proof of the pretended adultery; because even in true and mutual love continence has been observed, which is certainly more difficult.

Nor are the authorities adduced by the Defense in § Accedit quod [cf. p. cx] applicable; because that text has regard to a woman spending the night outside of her husband's home and against his will, without just and probable cause, as is evident from the words of the same. This decision is not applicable to our case, since the wretched Pompilia left her husband's home and went to her father's hearth that she might escape the deadly peril which she feared was threatening her. And so, since she did it for just and probable reason, the condemnation of the aforesaid text is turned away. And Farinacci so explains the assertion. [Citations.] "But it is otherwise if done for reason, because the mere spending of the night together does not of itself prove vice; for a case can be given where a wife spent the night with men, and yet did not break her marriage vow." [Citation.] Since this possibility is verified in our own case also, the proof of subsequent adultery can not be inferred from her flight and association with him in the journey, for the purpose

of providing for her own safety.

Their mutual kissing on the journey, 208 so far as it is proved, affords no light presumption of violated shame; but the proof of it is too uncertain; for it rests upon the word of a single base witness, who swears to matters that are quite improbable, namely that, while he was driving their carriage very rapidly, he saw Francesca Pompilia and the Canon kissing one another. How full of animus this deposition really may be is evident from this fact—that during the night he saw a momentary and fleeting deed, without giving any reason for his knowledge, such as that the moon was shining or that some artificial light afforded him the opportunity to see it. [Citations.] [clxxix] The improbability, or rather incredibility, is increased because, while the witness was intent on driving the carriage with such great speed as to seem like flying (as another witness testifies), how could he look backward and see their mutual kissing? Such an improbability would take away belief not merely from a single witness, but from many of them. [Citation.] Furthermore, there is the possibility 200 to be considered that the jostling together of those sitting in the carriage might have happened from the high speed; and from this fact an overcurious witness might believe that they were kissing each other, although in fact the nearness of their heads and faces to one another might indeed be by mere chance, and not for the purpose of shameful and lustful kisses. Because whenever an act may be presumed to be for either a good or a bad end, the presumption of the evil end is always excluded. [Citations.] And so in the said report of the prosecution for flight, this presumption was justly passed over because of lack of proof; nor would it have been rejected otherwise.

Nor can this improbable and prejudiced deposition of the said witness receive any support from the pretended letters,²⁴⁷ in which Francesca thanks him for the kisses sent, which she says would be dearer to her if they had been given by the Canon himself, and sends him back ten hundred thousand times as many. For it can not be thence inferred that if the opportunity were given their mutual kissing would follow, since these words were offered as serviceable and alluring for the purpose of winning him over; nor do they involve an obligation. [Citations.] And therefore they do not lead one to infer that they were carried out, especially since Francesca many and many a time warned the Canon to observe due modesty. And when she found that he had transgressed its limits by sending her dishonorable verses she abjured him not to become bold in urging his passion. This is far removed from impure desire to receive his kisses, which is formally stated in the said letter, as it is without any thought of injuring her matronly honor.

The use also of laic garb,²¹⁷ in which the Canon was found clothed, [clxx] can afford no proof, because, as he is no priest, he can not be said to be forbidden to do so on a journey. And this was probably arranged in good faith to conceal himself and to avert scandal, which might be conceived at seeing a priest with a woman in the flower of her age ¹⁵ and, as I have heard, of no small reputation for beauty, journeying without the company of another woman or servant. [Citation.] And so the authority of Matthæus Sanzius, etc., is not applicable, because in his case there was no concurrent cause on account of which the priest might approach with improper clothes and girded with arms; and he was found by the husband, either in the very act or in preparation thereto, and was killed on the spot. In such a case the proofs of adultery may well be admitted for the purpose of diminishing the penalty, and they were gathered by the same author to that end.

Their sleeping together ²¹⁶ on the same bed, or at least in the same bedroom, at the inn of Castelnuovo, was not given consideration in the report of the prosecution for flight, because of defect of proof. This charge was indeed denied by Francesca Pompilia, and the Canon frankly confessed merely that he had rested for a little while on another bed in the same room. Nor ought a brief stay in that room be magnified to a crime, since it should be attributed to his guardianship ²¹⁴ of the said Francesca, whom he was accompanying on the journey, and hence was under obligation to guard ²¹⁴ her lest some evil might befall her. Whenever an act may be said to be done for a good purpose all suspicion of evil ceases. In these very circumstances Cravetta [Citation] says that the interpretation should tend toward lenience, even though the

harsher interpretation seems the more probable. Nor does it suffice as a full proof of adultery 174 (if one is arguing a criminal case) that a young man be seen alone and naked with her, and that he be found locked in the bedroom with the wife, even though he have his shoes and clothing off; because these matters may be merely preparatory. And much less can proof of adultery arise from his brief stay in the same

bedroom for the purpose of protecting her.214

Nor can proof of their having slept together be drawn from the deposition of the servant of the same inn who asserted that he had been ordered to prepare only a single bed. For it does not [clxxxi] follow from this that both of them slept in it; but this was done because only Pompilia wished to rest a little while to refresh her strength, which had been exhausted by the swiftness of the journey they had made. The Canon was keeping guard over her 214 and preparing for the continuance of the journey; and so, when the husband arrived, he was attending to this by ordering that the carriage be made ready. Hence no proof of their having slept together 215 can result from this deposition, and it was justly rejected by the judges, so that it needs no further refutation.

And although Francesca Pompilia, in her cross-examination, tried to conceal a longer stay at the said inn by asserting that they had arrived there at dawn, yet no proof of adultery may be drawn from the said lie, 212 for she made that assertion to avoid the suspicion of violated modesty, which might be conceived from a longer delay and more convenient opportunity. And so, inasmuch as her confession would have done her no harm, even if she had acknowledged it with circumstances leading to belief in the preservation of her sense of honor, neither can

this lie injure her. [Citations.]

Since, for these reasons, the proof of the pretended adultery is excluded and almost utterly destroyed, no attention should be paid to the fact that Count Guido, in his confession, claims the mitigating circumstance of injured honor, as regards both his wife and his parents-in-law; and that this confession can not be divided for the purpose of inflicting the ordinary penalty. For authorities of great name are not lacking who affirm that a qualification to this end added to a confession ought to be rejected; and above the others is Bartolo [Citation], who proves this conclusion by many reasons, and responds to those given contrary [Citation], where it is said that a judge should not admit such qualified confession. [Citations.]

[clxxxii] Nor is such a plea of injured honor always in one's favor in avoiding the capital penalty, but only when vengeance is taken immediately; or after an interval, according to more lenient opinion, when the adultery is proved by condemnatory sentence or by confession.

But the reins of private vengeance would be relaxed far too much to the detriment of the state if, when proof of adultery were lacking, a stand could be made for the purpose of diminishing the penalty upon some qualification added by the defendant to his confession. Because in this way a witness might make a way of escape in his own cause, which is not permitted to anyone. [Citations.] And nothing more absurd 512 can be thought of than that the burden of proof incumbent upon him for escaping the ordinary penalty might be discharged by the mere assertion of the defendant.

Nor should we admit the opinion that, even when the adultery is proved, a husband may kill, after an interval, an adulterous wife without incurring the capital penalty, since the weightiest authorities deny that. [Citations.] Bartolo, in distinguishing between real and personal injury, affirms that when injury is personal, it should be resented immediately; but if it be real it may be resented after an interval. [Citations.] And Gomez declares: "I hold the contrary opinion, indeed, 518 that a husband may be punished with the ordinary penalty of such a crime as murder; and for this reason he may not by any means be excused, because murder can not be committed to compensate for a crime or for its past essence, unless one kill in the act of flagrant crime," etc. [clxxxiii] And in subsequent numbers he responds to reasons given to the contrary. [Citation.] Gaill, after he says that murder committed for honor's sake is permissible, states that this exception should be understood to hold good if the injury be resented immediately, but that it is otherwise if done after an interval. In this case the retort is more like vengeance than the defense of honor, and the offender is held to account for the injuries. [Citation.]

Much less can it be claimed that the vengeance was taken immediately because the husband executed it as soon as possible, according to the authorities adduced by my Lord Advocate of the Poor [Citation], where he tries to show that since Guido was unarmed, or insufficiently armed (that is, he was girded only with a traveler's sword) 204 he could not attack the wife accompanied by the Canon; for Caponsacchi, as he claims, is strong and bold,29 and accustomed to sin in that way, and was carrying firearms. 470 And the wife showed herself ready to die in the defense of her lover; for it is said still further that the wife rushed upon Guido with drawn sword,227 and was about to kill him, if she had not been checked by the police officers. But the opportunity to kill an adulteress is not to be so taken that a violent death may be visited upon her with all security and without any risk. For every legal opinion giving excuse for diminishing the penalty shrinks from this. For such diminution of the capital penalty follows because of the violence of sudden anger, which compels the husband to neglect the risk to his own life, that he may avenge the injury done him by the adultery. And so this first opportunity, as spoken of by the authorities, in order that murder may be said to be committed immediately, should be understood to be whenever an occasion first offers itself, in excusing the delay in taking vengeance either because of absence or for some other just reason. Such is the fact in the case about which Matthæus Sanfelicius writes, contr. 12. For in that case the adultery was committed in the absence of the husband, and the wife had run away, so that he could not have avenged himself earlier, as is evident from the narrative of fact given in No. 1, and No. 28 established this conclusion: "So they are excused if they take vengeance as soon as possible, since it then seems

that they killed incontinently."

But who can say in our case that the husband took the first [clxxxiv] chance, since when he found his wife in the very act of flight, at the tavern of Castelnuovo, he abstained from vengeance with his own hand, and turned to legal vengeance, to which he had always clung.²²² And indeed he charges himself with the worst baseness when he asserts that he was unequal to the task of taking vengeance because of the fierce nature of the Canon;29 since, when the latter had been arrested, Guido could have rushed upon his wife. Nor ought the kind of arms they carried to have alarmed him, because, according to the description made in the prosecution, it is apparent that the Canon was wearing only a sword.221 And so they were provided with like arms. He would not have taken such care of his own safety if he had been driven to taking vengeance by the stings of his honor 223 that needed reparation, even at some risk to himself. For just anger knows no moderation. And he should lay the blame on himself if, alone and insufficiently armed, he had followed up his wife, who was fleeing, as he might fear, with a strong and better-armed lover. His very manner of following her proves the more strongly that his mind had turned toward legal vengeance, for the purpose of winning the coveted dowry,46 rather than to vengeance with his own hand for recovering his honor.²²³ For facts well show that such was his thought. [Citations.]

Likewise the delay of the vengeance after the return of the wife to her father's home excludes the pretended qualification that the vengeance was taken "immediately," because he could not put it into execution sooner. For the return home took place on October 12,284 of last year, and the murder was not committed till the second of January 319 of this year. And we should rather assert that he was waiting for her confinement,307 which took place on December 18,209 in order that he might make safe the succession to the property, for which he was eagerly gaping;16 because he immediately put into effect his depraved plan by destroying his wife and her parents with an awful murder; from a comparison of these dates it will be easy to see this. Hence, it is evident with what purpose he committed the murders, and whether

this vengeance for the asserted reparation of his injured honor may be said to have been undertaken "immediately," that is, as soon as opportunity was given, according to the authorities adduced on the other side.

Then when he had chosen legal vengeance by the imprisonment of the wife and of the pretended lover, and by the prosecution of the criminal cause, it was not permissible [clxxxv] for him to go back to vengeance with his own hand; and in taking that he can not be said to have taken vengeance immediately. He also violated public justice and the majesty of the Prince 420 himself. This single circumstance greatly exasperates

the penalty and increases the crime. [Citations.]

[But the above is true] in spite of the fact that the conclusions adduced by the Advocate of the Poor (in § Et tantum abest) [cf. p. exxxii] may be applicable, and likewise the authorities approving those conclusions, on the ground that it is not presumable that the husband has remitted the injury, but rather that his desire to avenge himself has continued; and that this excludes the charge of treachery, even though the husband use trickery in taking vengeance. Because in the present case the question is not as to the nature of the murder, from which it might be claimed to have been treacherous. The husband indeed did not conceal his injury, but rather laid it bare by turning to legal vengeance. Although this is possibly less honorable, yet since it was pleasing to him, for the purpose of gaining the dowry,46 he could not when frustrated in this hope, because the adultery was unproved, take up again the vengeance with his own hand. And this is true, even though he pretends as an excuse for his delay that he could not accomplish it sooner. For since the delay and hindrance arose from his own act, he could not take therefrom the protection of an excuse. [Citations.]

But, however he might find excuse for the barbarous slaughter of his wife while under the authority of the judge 419 at the instance and delivery of her husband, certainly the murder of Pietro and Violante 401 should be considered utterly inexcusable. In his confession he has tried to apply to them also his plea of injured honor, because of their pretended complicity in urging the flight of his wife and in her asserted dishonor. Yet no proof of this qualification can be brought, nor did the slightest shadow of it result from the prosecution for flight. And this is proved to be improbable, and utterly incredible, from merely considering the fact that Abate Franceschini, 288 brother of the accused and confessed defendant, would not have consented that she be committed to their custody if he had had [clxxxvi] even the slightest suspicion of their complicity, since he so keenly desired the reparation of their honor. This fact, which was plainly confessed in an instrument prepared in the statement of fact in the Italian language [Pamphlet 10] and very stoutly denied by the Procurator of the Poor, was admitted by his own wonderful ingenuity in denying merely that notice had reached the husband, or in claiming that the Fisc could pretend to

no more than mere presumptive knowledge in Guido.

But, still further, such knowledge is quite probable and is drawn from strong proof. For it is very probable that Guido was informed by his brother of his wife's departure from the Monastery, of her establishment in the said home, of the obligation 287 assumed by her parents to provide her with food, and especially of her detected pregnancy. [Citation.] But we are not now arguing to prove the husband's knowledge thereof, but to draw from that consent of Abate Paolo a proof which would exclude the pretended complicity of Pietro and Violante in the dishonor of the wife, which latter is by no means proved.

So far is such complicity from being proved as regards Pietro, that the very contrary is quite evident from his will, made in 1695, after litigation had been instituted about Pompilia's pretended birth. In this will, notwithstanding the litigation, in the first place he leaves as his usufructuary heir Violante his wife, and, after her death, Francesca Pompilia, laying upon her the obligation to dwell in the City and to live honorably. This is evident from the details of the said will given in our present Summary, No. 5. [Cf. pp. clvi-clvii.] In this he also asserts that she had thus far conducted herself honorably, and he claimed to leave the annuity to her because of her good manner of life. And so it becomes still further incredible that he, while alive, was willing to conspire in her dishonor, from which he shrank even when dead. For the income was to be taken from her if she should live a dishonest life, and he urged her in case her marriage were dissolved to assume a

Nor can it afford any proof of this pretended complicity that when Guido had made pretense of delivering a letter sent to them from the Canon, 221 the doors were immediately opened by Violante 222 [clxxxvii] to the assassins. The attorneys for the Defense try to argue from this ready credulity that the name of the lover was not hateful to Violante, and that hence his intimacy with Francesca was not displeasing. But since the Canon was the author of her liberation from deadly peril by bringing her from her husband's home to her father's hearth at the neglect of his own risk, it should not seem wonderful that Violante should give proof of a grateful mind for the help given her daughter and should open the door. Nor can one infer therefrom consent in unchastity, from which their past acquaintance had been entirely free. Much more is this so at a time when he himself was absent and in

religious dress, and he left her a fat legacy to that end.

banishment at Civita Vecchia.

Therefore the true cause, on account of which the Comparini also were murdered, could be no other than the hatred with which the husband had been aflame; [and this first of all was] because of the law-

suit ⁴²¹ concerning the supposed birth, which they had brought, and which had deceived him in his hope of gaining a fat dowry and inheritance; [and second], his desire for vengeance because of the pamphlets ¹⁰⁹ distributed at the time of the said lawsuit, and which had exposed the meagerness of the home comforts and the wretched treatment they had received in the home of the husband. These two do not excuse Guido from the penalty for premeditated murder, and indeed increase it, even raising it to the crime of lasa majestas, ⁴²⁰ according to the well-known order of the Constitution of Alexander, as was proved in our past information, § Accedit ad exasperandam. [Cf. p. lxxviii.]

To escape the penalty assigned thereto by the disposition of this decree, in vain does he turn to an excuse drawn from supervening pro-[Citation.] But so far as it is claimed that this crime resulted from the counsel they gave toward her flight, and their complicity in the same, the proof of such complicity is entirely drawn from the asserted letter, 112 written by Francesca Pompilia to Abate Franceschini. But this letter has been completely rejected, and even spurned by Guido himself, since in the prosecution for flight we find no insistence was made that action should be entered against Pietro and Violante for their pretended instigation. Pietro, moreover, had long ago broken off the lawsuit brought as regards the pretended birth 262 and the revocation of the dowry contract, and so this complicity can not be made to seem the sole provoking cause, which would exclude causa litis. For such a cause should be true and not pretended, and should be in accord with the crime committed. [Citations.] [clxxxviii] These excuses, indeed, which are claimed to be drawn from complicity in the asserted dishonor, are still further excluded by lack of proof, both of the impurity and of their connivance therein; and so the provocation implied therefrom is shown to be entirely irrelevant, and possibly fraudulent.

The other suit for divorce, 2006 brought in the name of Francesca Pompilia, it is vainly claimed is made void because of the asserted invalidity of the summons; for this summons was executed against Abate Franceschini, who lacked the authority of a proxy. Yet his authorization was quite full enough for a lawsuit, as is evident from its tenor as given in our present Summary, No. 6 [cf. p. clvii], and accordingly when a suit was brought it was ample for receiving a summons. [Citation.] We are also dealing with the conditions of the Constitution of Alexander and of the order of the Banns given against those who commit offense on account of lawsuits. Hence the reply is not relevant, which is given by the Procurator of the Poor in § Quae etiam aptantur [cf. p. exviii], that when the dishonesty of the wife is established her impunity from the wrath of her husband, who would take vengeance, should not be permitted by the introduction of a divorce suit. Nor can such murder be said to be committed for the reparation of honor when

committed in anger at a lawsuit. For he takes for granted as proved, what is in question, namely, the dishonor of the wife, the proof of which is quite lacking. And Guido might have proceeded to such an extreme if, as soon as the adultery was committed, his wife brought a suit for divorce; but it is otherwise since he tried that revenge after the way of legal vengeance had been chosen by bringing criminal charge for the pretended adultery and for the purpose of winning the dowry.46 For after he was frustrated in this hope (since no proofs of adultery resulted from the prosecution), and after her husband's mind had been exasperated, she ought to be permitted to provide for her own safety by begging for the remedy of divorce. And while such judgment is pending any murder inflicted upon her ought surely to be expiated by the penalties inflicted under the sanction of the Alexandrian Constitution and of the Banns. For the provision of this decree is applicable, since the murder was committed while the criminal cause, brought against her by her husband, for pretended adultery.269 was still pending. And this decree includes both civil and criminal suits, as is evident from

reading it.

[clxxxix] Likewise the assembling of armed men. 409 and their introduction into the City for accomplishing more safely the murder of the entire family, increases the crime to læsa majestas, 420 and also necessitates the increasing of the punishment, as was affirmed in our former information. Nor is this avoided by the replies given, or rather repeated, by the Defense, and especially by the response that since the principal offense was committed for honor's sake (and hence the ordinary penalty of the Lex Cornelia de Sicariis has no application for that reason), so likewise the penalty for assembling men, imposed by the Apostolic Constitutions and the General Banns, can not be inflicted; for the latter is included with the penalty for the principal offense, which alone is to be attended, since the spirit and purpose make differences in crimes. [Citations.] Because the order of the said Constitution and Banns would prove utterly vain if the penalty for assemblage should cease, whenever the assembly were made for the purpose of committing some crime that is punishable with a milder penalty. [Citation.] This Bull indeed is applicable even when men are called to arms in a permissible cause and in good faith:411 because by it the Supreme Pontiff wished to provide for the public security and to restrain the audacity of those laying down the law for themselves. Hence all the more shall it have place when the assembly may be made for an evil end, namely for committing crime, even though the crime may not deserve the ordinary death penalty, and when the crime actually follows. Citation. I Spada gives this reason, that the Pontiff in establishing this Constitution considered only the uproar and other ills which are accustomed to arise from the assembling of armed men to the injury of the public peace. And although his opinion was rejected by the authorities adduced by his Honor, the Advocate of the Poor, in § non refragante [cf. p. cxxxv], this refutation does not apply to the assembling of armed men to an evil end (even though this end is not so criminal that the death penalty may be inflicted), but to their assemblage for a permitted cause of regaining possession immediately, by meeting force with force. Even in this latter case Spada holds that there is place for the order of the Bull. Hence the refutation given above does not prevent the application of the provision of the abovesaid Constitution to our case, since the assembling was prearranged for the murder of an entire family,

which was put into execution with reckless daring.

[exc] Nor may the opinions of the said judges of the Sacred Rota, requiring that the assemblage be directed against the Prince or the State, and not to commit some other crime, stand in the way; because if this qualification were accepted as true, the decree would be vain which had raised the act to the crime of læsa majestas 420 and rebellion; for this crime would result plainly enough from the deed itself, and from the intent to disturb the peace of the Prince and the State. And so far as the opinion affirmed by these authorities does have foundation, it can be applied when we investigate the order of the Constitution, and not of the Banns issued later. For this decree would prove vain and useless if the capital penalty, imposed thereby against those assembling armed men, could be applied only when the crime for which the assembly had been made was punishable by the same penalty; and even if this necessity be admitted, the application of the Constitution can not be avoided, because no plea of injured honor can be alleged in excuse for the murder of Pietro and Violante, and it had not at all been proved as regards Francesca Pompilia.

Likewise the preparation and the use of prohibited arms ⁴¹³ is also punishable with the capital penalty, if we investigate the order of the Banns and Constitutions of Alexander VIII, of sacred memory. Nor is this sufficiently avoided by the response given by the Defense that it is included in the main offense; so that no greater penalty can be inflicted for it than the main crime itself deserves. For what we have said above as regards "an assembling" is opposed to such a confusing of the punishment of the Banns, and the authorities adduced in our past response, § nec delationis [cf. p. cc] affirm the contrary. And those authorities cited for the contrary opinion should be understood to apply only when one is dealing with an insult, or with murder committed in a quarrel, or in self-defense, or for the sake of immediate reparation of honor. [Citation.] The difficulty is at an end in our case, because of the clear disposition of the Banns, which expressly declare and com-

mand that the penalty for the carrying of arms is not to be confounded with the penalty of the crime committed therewith. Nor does the response given by the Procurator of the Poor seem strong enough to avoid this; namely that when, under the common law, the Banns receive only a passive interpretation, merely the crime of preparing and bearing arms for committing murder is considered; but that it is otherwise if the arms are borne, [cxci] for no ill end, and then a crime is committed with them. Because it would be too harsh for one bearing arms for no ill end and then sinning with them, to suffer a greater penalty than one preparing arms to commit crime, and carrying his purpose into effect. Hence these Banns never can receive such an interpretation. For since by them the carrying of arms is forbidden as pernicious and as affording occasion to commit crime, much more should the bearing of them when purposed for committing crime be considered prohibited and punishable with a rigorous penalty. This is especially true when we consider the declaration that the crimes are not to be confounded with one another.

There is left, finally, one other qualification, which greatly aggravates the crime, namely the violating of the home assigned as a prison 419 with the consent of Abate Franceschini.288 And this is so in spite of what can be alleged as to Guido's ignorance of this circumstance. Because in the said writing prepared in Italian for giving true notice of the fact [Pamphlet 10], it is asserted that the entire management of the cause was left and committed to this same brother, 256 since Guido had left the City. Hence it is quite incredible that Guido was not informed by him of so important a matter. And as concerning the distinction between violating a public prison and mere custody in a home under bond, and as to offense permitted therein for honor's sake, we have given sufficient response in our past argument § Quibus accedit [cf. p. ccii] and those following. For the same reasoning is applicable in both cases, since in both the person detained is under the protection of the Prince whose majesty is accordingly insulted. And the excuse would hold good if we were arguing about the resenting of an injury offered in prison. Under these very circumstances do those authorities adduced by the Defense speak, as is evident from their recognition of

Therefore, in the present case many grave qualifications are present, which increase the crime, and on account of these his Honor, the Advocate of the Poor, admits in § Agnoscit Fiscus [cf. p. exxxiv] that the penalty should be increased. Nor can such increase of penalty be made good except by death. For even if the adultery were proved, as it is not proved in our case, the mere murder of the wife, when committed after an interval, could demand only a diminution of penalty, according

to the more lenient opinion. Hence the justice of the decree for the torment of the vigil should be said to be sufficiently asserted and vindicated against opposing reasons. And now [cxcii] that confession has followed, there remains only that condign punishment be inflicted in expiation of this awful crime.

GIOVANNI BATTISTA BOTTINI,

Advocate of the Fisc,

and of the Reverend Apostolic Chamber.

[exciii is blank in original.]

[cxciv]

[File-title of Pamphlet 13.]

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

Roman Murder-case with qualifying circumstance.

For the Fisc, against Count Guido Franceschini and his Associates.

A reply in matters of law, by the Lord Advocate of the Fisc.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[cxcv]

Romana Homicidiorum cum qualitate.

[Pamphlet 14.]

Most Illustrious Lord:

The matters deduced by his Honor, the Advocate of the Poor, for the defense of Guido Franceschini, who is accused of three murders with very grave qualifications which magnify the same, are of no real force in proving [first] that he should not be punished with the ordinary penalty of the Lex Cornelia de Sicariis, inasmuch as he had confessed these crimes, and [secondly] that simple torture only should be demanded for gaining the truth as to these, and that the torment of the vigil secondly be omitted. I will attempt to show this, in responding to these points singly, so far as the excessive scantiness of time admits, and will keep my eyes on the rights of the Fisc, as the duty of my office and the dire atrocity and inhumanity of the crime demand.

The chief ground taken by my Lord consists in placing on an equality [first] a case of vengeance taken immediately by the husband with the death of the adulteress found in her sin, and [second] that of one slain after an interval when the wife is plainly convicted of adultery (as he claims is proven in our case). But this falls to the ground both in fact and in law; and hence the inference for the moderation of the penalty drawn from this same parity is likewise shown to be without foundation.

In fact, the proof of the pretended adultery is quite deficient according to what I deduced fully in my other information. In that, I have confuted singly his proofs, or rather suspicions, resulting from the prosecution, to which his Honor attaches himself. I have shown that the wife's flight in company with Canon Caponsacchi, the pretended lover, was for a legitimate reason (namely the imminent and deadly peril, which she feared), and not from the illicit impulse of lust. The participation and complicity of the Canon Conti and Signor Gregorio Guillichini, 146 relatives of the Accused, in forwarding the same, ought to prove this. For they would not have furnished aid if she were running away for the evil purpose of violating her conjugal faith, even to their own dishonor. But they well knew the necessity of the remedy, and that it was to free her from peril. And a witness for the prosecution 54 in the same trial for flight swore to having heard this from Signor Gregorio. And they gave their aid in carrying this out.

Nor is it at all relevant that, in the decree in condemnation of the same [cxcvi] Canon to banishment in Civita Vecchia,²⁷¹ the title of "carnal cognition" was written down; because, as was formerly responded, the alteration of that was demanded, and likewise the substi-

tution of a general title relative to the trial. And since no proofs of it resulted either from the prosecution or from the defenses which the unfortunate wife (who was dismissed with the mere precaution of keeping her home as a prison) could have made, if she had not been so horribly murdered, and since the said decree, issued without her having been summoned or heard, would be void, the inscription made by the judge in the records as a title could not convict her of that crime; but only the truth of the fact resulting from the proofs should be considered. [Citations.]

I acknowledge 403 that the Accused should have been considered worthy of some excuse if he had slain his wife in the act of taking her in flight with the pretended lover; since for this purpose, not merely the absolute proof, but the mere suspicion of adultery committed, would be enough. [Citation.] But when, after neglecting the pretended right of private vengeance, he sought out with entreaty public vengeance, by having her arrested,222 he could not thereafter, while she was under the public authority of the judge, take private vengeance by butchering her who had no fear of such a thing. The suspicion of a just grievance, which is difficult to restrain when aroused, excuses the husband in part, if not entirely, whenever he takes vengeance immediately under the headlong impetus of anger. But when the vengeance is after an interval, and while the cause is in the hands of the judge,

and the victim is imprisoned at his own instance, this does not hold good, as will be proved further on, by showing the irrelevance of the

principle assumed.

Nor does the Glossa in the alleged text, in the law of Emperor Hadrian, stand in the way; because it speaks of a son taken by his father in flagrant adultery with his stepmother, and killed by the father immediately. [Citation.] And there is a wide difference between a father and a husband killing after an interval; because, as Farinacci adds, a father has the greatest authority over his son, and by ancient law could even kill him. And certainly the husband does not have this. [cxcvii] The law also more readily excuses a father, 493 because he is always supposed to take good counsel for his child, from the mere instinct of paternal love. But one does not have this same confidence as regards a husband, who is accustomed to conceive unjust suspicion of his wife more readily. Hence it is not permitted that he kill her on mere suspicion after an interval. Nor is he in any way to be excused on this account, according to the text. [Citation.] "The devotion of a father's love usually takes good counsel for his own children, but the hot precipitancy of a furious husband should readily be restrained." [Citation.]

This is so far true that a father is not excused unless he kill, or at least severely wound, his daughter along with the adulterer; so that it

should be attributed to fate, rather than to paternal indulgence, that she escape death. And this has been passed by law-makers for no other reason than that such a grievance, provoking to rash anger, is required for excusing a father, so that he may not spare his own daughter. But since this statute is not to be found among the laws about husbands, the manifest difference between the two, because of the husband's excessive readiness to seize a suspicion and fly into a rage

against his wife, is plainly revealed.

Nor is mere suspicion a sufficient ground to diminish the penalty for a husband who kills his wife after an interval. This is evident from the very authorities excusing him in such a case, whenever the adultery is proved either by the confession of the wife or by other proofs, so that she can be said to be convicted of it. [Citations.] Bertazzolus says: "I have seen the matter so regarded in the contingency of such a fact, and the husband has been excused who had killed an adulterous wife, not found in the very act, but whose adultery was really and truly existent and was quite plainly proved." Hence it is plain, from these very authorities adduced by his Honor, that the husband who kills his wife after an interval is not excused because of mere suspicion, or because of an adultery case which is still pending judgment, and which

he himself had brought.

[exeviii] In law, also, is his assumption proved to be without foundation, which places on an equality [first] vengeance taken immediately, that is, in the very act of taking the wife in adultery, or in acts immediately preparatory, which lead him to such a legitimate belief; and [secondly] vengeance taken after an interval, even when the adultery is evident from such proofs as render it perfectly clear. There are many authorities who urge the diminution of the penalty for the following reason which they give—that the sense of injured honor always keeps urging and provoking to vengeance, and that a wife may be well enough said to be taken in adultery when she has either confessed it or been convicted of it. And these authorities have been collected with a full hand by his Honor, and I myself recently pointed out one of them. But the contrary opinion is the true one and is accepted in practice. To this fact the most distinguished and most skilful practitioners of our time in criminal law bear witness. These are [first] Farinacci, where, after he has first learnedly answered the reasons and authorities adduced to the contrary, he concludes that he undoubtedly believes so as to the law in the case, and counsels that it be so held, unless we wish to err; and [second] Canon Raynaldus, who also filled the office of Procurator of the Poor with the highest praise, and so it may well be believed that he was very strongly inclined toward mercy and commiseration, and that he therefore adhered to this opinion in the mere zeal for the truth. And he declared it to be the truer and the

more advantageous to the State, and said that one should not depart

from it in giving judgment. [Citations.]

But even if the conflict of authorities might in some manner favor the diminishing of the penalty for the Accused, if there had been excess merely in the matter of time; yet he is still to be considered as inexcusable, so that he can not escape the ordinary penalty, since so many qualifying circumstances are present which increase the crime; and any one of these is punishable with death.

To this end we should first consider the assembling of armed men, which is so very injurious to the public peace, and constitutes the crime of "conventicle." In the Banns, chapter 82, this is punishable with the death of its author. It is also declared that it is enough to establish this crime if four 410 armed men are assembled. This had been formerly [cxcix] prohibited under the same penalty by the seventy-fifth Constitution of Sixtus V, of blessed memory, which had raised it to the crime of rebellion, for whatever reason it might be done. Spada proves this fully, asserting that it should generally be so understood in all cases in

which the assembling of men has been prohibited.

To escape or evade this capital penalty, it is not a relevant excuse that a husband may kill an adulterous wife by armed men brought together. For, however it may be when a husband wishes to kill his wife taken in adultery, and is afraid that the armed adulterer can resist him, and that he may have servants for his aid (in which case he himself can not take vengeance otherwise than by calling together helpers, as Caballus advises); yet in the case of vengeance taken after an interval, and while the wife is under the power of the judge, 419 and on the mere suspicion of adultery, such convocation of armed men can not be said to be at all permissible. For the seventy-fifth Constitution of Sixtus V, of blessed memory, prohibits such assembling even on lawful occasion, as a disturbance of the public peace. [Citation.] And so it is much more to be prohibited and much the rather to be expiated with the ordinary penalty both of the Constitution and of the Banns, since it was made for an illegal and damnable end, namely to kill his wife, and his fatherin-law and mother-in-law along with her. This is rendered plain by the assertion of the very authorities who excuse from the ordinary penalty a husband who takes vengeance after an interval. And indeed the path of private vengeance, which is hateful to the law, would be strewn all too broadly if, after the husband had chosen legal vengeance 222 and had neglected to avenge his pretended injury in the act of seizing his wife in flight with the pretended lover, he should be excusable in taking vengeance after an interval with all security, by means of armed men, and in killing her while entirely off her guard, and under the power of the judge, without the slightest risk to himself.

This is true in spite of the response which might favor him, that he neglected to take private vengeance because he was unarmed, and the wife was found in the company of the Canon, who was a bold, sturdy man.20 The husband should impute it to himself if alone and unarmed he was pursuing his wife, fleeing with the lover. For then he could take associates with better right, and [cc] fully armed could pursue her; and in such a case his assembling of men would be somewhat excusable. But this is not so when he takes such awful vengeance after an interval. For if we consider the reason why a husband killing an adulterer or his wife is punished with a milder penalty according to the quality of the persons, if the vengeance follow on the very act—namely, rash anger, which can not be restrained—the assembling of armed men to do that after an interval is plainly revealed to be illegal. For rash anger would cause him to expose himself to the risk of resistance by the adulterer, who is not accustomed to approach unarmed. Because of this risk the penalty is diminished, since it shows that the husband carelessly exposed himself thereto, because of the violence of the anger which blinded him. This is [not] the case in vengeance taken after an interval, taken with all forethought and by means of armed men, so that the husband can not be afraid that any evil will befall himself in carrying it out. Such preparation is quite repugnant to rash anger, which can not be restrained, and from which excuse is drawn. [Citation.]

The second qualification that increases the crime results from the kind of arms 418 with which the murder was committed, for these were prohibited by the well-known decree of Alexander VIII, of sacred memory. This was not merely for the carrying, but even for the keeping, introduction, or manufacture of them for any cause whatever, even under the pretext of military service or the execution of justice. Hence they would be all the more prohibited [when carried] for the purpose of taking such impious and awful vengeance by the destruction

of an entire family.

Nor is the carrying of arms in such a case to be confused with the main crime of murder; because when a greater penalty might be imposed for the former, as when excuse for the killing is drawn from injured honor, the carrying of the prohibited arms comes to be punished with the ordinary penalty. [Citations.] Nor are the authorities adduced to the contrary worthy of attention, for they hold good in the circumstance of murder done in self-defense or because of provocation in a quarrel. [Citation.] Still further, these are not applicable because they do not speak within the bounds of the Constitution, which so distinctly [cci] prohibits such arms. For Policardus speaks of the Regula Pragmatica which takes for granted the qualifying circumstance of the crime of treachery from the kind of arms, and he asserts that

this order ceases in murder for self-defense, or on provocation in a quarrel, when committed with the said arms. But this judgment differs by the whole heaven from the sanction of our Constitution; because the latter was issued for the very purpose of entirely exterminating so pernicious a kind of arms.

The third qualification likewise increasing the crime is murder committed because of a lawsuit; ¹²¹ for by the well-known decree of Alexander VII, of blessed memory, this was increased to the crime of rebellion and lesa majestas, ¹²⁰ punishable with death and the confiscation of goods. This qualifying circumstance as regards the slaughter of Pietro and Violante can not be denied; because the Accused had won a victory ²⁶³ in the lawsuit. And hence the offense should [not] be said to have been committed because of just anger for injury inflicted upon him; [first] by the pretense of birth, which was revealed after the marriage had been celebrated, in order that they might break the marriage contract; [second] by the publication of pamphlets ¹⁰⁹ greatly to his injury; and [third] by their conspiracy in the flight of his wife to the injury of the honor of the Accused and of his entire family. They claim that since this cause for avenging the injury is graver than that arising from the lawsuit, the murder should be attributed to it, as

more proportionate thereto.

But the victory 263 he obtained had regard only to the actual possession of the property while the lawsuit was under appeal.264 And the parents were still pursuing this suit,265 so that that cause continued and could not be said to be extinct. The injury, indeed, from whatever different causes it may be claimed to have arisen, really came from this same lawsuit. And this had regard both to the pretense of birth revealed, and to the insults contained in those pamphlets 100 concerning the meagerness of the family affairs (which was quite the contrary of the boasted riches, in the hope of which the marriage had been made), and concerning the ill-treatment which the parents of the wife had suffered in the home of the Accused. For by this marriage agreement food was to be furnished them.93 Still further, as to any conspiracy in her flight, much less as to any complicity in her pretended adultery, we have no proof at all. And so the cause of hatred conceived because of the lawsuit kept always urging him, and it does not redeem the criminal from the penalty inflicted by the decree of Alexander, because the suit might have been injurious to the Accused, either in his substance or in the manner. For this indeed presents such a cause as is always required in [ccii] premeditated murders. Nor does it exclude the qualifying circumstance of the lawsuit, and indeed confirms it; since it is explicitly presupposed that injustice had been committed. Otherwise an opportunity to take private vengeance would be permitted, which in all law is forbidden, especially when a lawsuit is going on; because then the majesty of the Prince 420 is insulted, as was proved in my other informa-

tion, § Accedit ad exasperandum. [Cf. p. lxxviii.]

The fourth and, indeed, a very grave qualifying circumstance is drawn from the place in which the crime was committed, namely in the home 417 of those slain. It was also in an insidious manner, by pretending the delivery of a letter sent by Canon Caponsacchi. 221 For one's home should be the safest of refuges to himself, as was proved in our other information, \$ plurimum quoque. [Cf. p. lxxix.] The manner indeed savors of treachery, as is proved not merely by committing murder under the show of friendship, but also at a time when the power and obligation of special caution in the one slain had ceased. [Citation.] And this is far from doubtful in our case, for the wretched parents could have had no such apprehension from the Accused, who was staying in his own country.

To these is added a fifth very grave qualifying circumstance, drawn from the place with respect to the very wretched wife. For she had been imprisoned at the instance of the Accused, and was detained in the home of her parents as a prison with the consent of the Abate, 288 his brother; and hence she was under public safekeeping, 119 which it were wrong for the Accused to violate without incurring the penalty of

læsa majestas. [Citation.]

This very grave qualifying circumstance, which increases the crime, can not be avoided by the dual response given by his Honor; first, that we are dealing with no prison properly speaking; second, that one giving offense, or killing in prison, is excused on a just plea of injured honor. Neither of these excludes this qualifying crime; for the unsuitability of a prison would be considerable if we could defend a violation of it made by one in prison and so to avoid his own injury, but if it were otherwise when we were arguing in his favor for avenging an injury to himself in a home [cciii] assigned as a prison.²⁸⁶ The plea of injured honor can help one only if the offense in prison follow in self-defense under the very impulse of rash anger. In such circumstances the authorities adduced by his honor would hold good. But this is not so in excusing vengeance taken after an interval upon one imprisoned even at the instance of the slayer. For then the qualifying circumstance of the place greatly aggravates the crime, as it is indeed injurious to the public safekeeping and involves treachery. [Citations.]

It is therefore very evident that the murders committed by the Accused have many qualifications mingled with them, which greatly magnify them. And however far the opinion has weight, which urges the diminution of punishment for one killing an adulteress after an interval, and however much the pretended adultery may be declared to have been proved in the manner required to gain such diminution, even by all those in favor of the milder judgment, still this penalty

because of these qualifications would have to be increased and the ordinary penalty of the Lex Cornelia de Sicariis in its entirety would have to be demanded. And therefore it seems superfluous to argue about the kind of torture, since in view of these very urgent proofs, of which I understand there is no doubt, and in view of the well-known powers granted to the Most Illustrious Governor, it is quite within limits that the crime should be punished with the ordinary penalty, even if the qualifying circumstance of special atrocity were not present,

so that the penalty should not be increased on that account.

But such a qualifying circumstance is not wanting here, as it results indeed from the treacherous manner and from the charge of *læsa majestas*, ⁴²⁰ which is provable in our case on three grounds; namely offense committed during a lawsuit, the assembling of armed men, and the violation of public safekeeping, because of the home assigned as a prison. For according to the Apostolic Constitutions, the crime would be raised to that degree upon the basis of the first and the second; and there should be no doubt as to the power of the Prince to do so. [Citation.] Spada asserts that in such a case, so far as all the effects of law are concerned, it should not be considered a matter of controversy that the qualification of special atrocity, which is in agreement with such a crime, is to be revoked. And in our very [cciv] circumstances Spada gives this opinion in demanding the torment of the vigil.

Nor can that qualifying circumstance of the person concerned, so far as it is proved, stand in the way of such infliction of the torment of the vigil, which does not allow the death penalty upon a nobleman between the because noble blood should not be degraded by such increase of penalty which adds infamy). But for this purpose merely the nature of the crime is considered, and not the quality of the person, which would hinder the execution of a penalty carrying with it such infamy. Otherwise the torture of the vigil never could be inflicted upon noblemen, priests, and men in religious office upon whom an infamous penalty can not be inflicted. But nobility affords no privilege in the manner of

torment, 525 especially in very atrocious crimes. [Citation.]

GIOVANNI BATTISTA BOTTINI,
Advocate of the Fisc and of the Apostolic Chamber.

By the Most Illustrious and Most Reverend Lord Governor in Criminal Cases:

Roman Murder-case with qualifying circumstance.

For the Fisc, against Count Guido Franceschini and the others.

Response of the Lord Advocate of the Fisc.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

To the Account of the Fact, and Grounds in the Franceschini Case.
[Pamphlet 15.]

The splendid statue of Nebuchadnezzar fell because it was not firm on its feet. So fall to ground those imagined and forced suppositions concerning the origin of the present execrable murder, which the Anonymous Writer in his printed pages [Pamphlet 10] has tried to insinuate into the dull heads of the crowd. This murder was committed here in Rome upon three wretched and innocent persons, by Guido Franceschini, assisted by four men who were armed with prohibited arms, 413 who were brought together for that purpose by the influence of money, and who were kept insidiously for many days at his expense. [These pages claim that] the crime arose from justly conceived anger; [first], because eight months earlier 373 Guido had discovered Francesca Pompilia, his wife, sinning against him in his own house at Arezzo, and [then] because she had fled in company with Canon Caponsacchi of the same city back to Rome to place herself again under the protection of Pietro and Violante Comparini, who had raised her as their daughter; and [thirdly] that the suspicion had also grown upon Guido that in her precipitate journey she might have broken with the Canon her marriage obligations, since certain love-letters 232 were found upon her, from which he unreasonably deduced her adultery, and he supposed that the said Caponsacchi was condemned as an adulterer to a three years' banishment at Civita Vecchia.²⁷¹ And these pages try, under the pretense of injured honor, to render Guido's crime less grave and to excite compassion, no less in foolish persons 61 than in the hearts of our most religious judges, for the purpose of disposing them toward a milder penalty and one out of keeping, according to the laws, with the quality, form, and circumstances of this crime. And this in substance is all that is claimed by the author of the pamphlet entitled Notizie di fatto, e di ragione nella Causa Franceschini. But they are indeed very much at fault in their account of that tragic history, which had a different beginning and an occasion independent of the imagined ground of honor. In that pamphlet it was presupposed [ccviii] all too bitterly, that Guido's honor had been injured by his wife; whereas she always preserved her sense of shame and had well observed the laws of conjugal honor, as is plainly shown in this present article.

That this sad catastrophe, this slaughter of an entire family, did not proceed (as the Anonymous Author claims in his pages) from the pretended sense of injured honor, but from damnable greed, 46 one can very clearly see by considering the fact that for this very object the

unfortunate marriage with Francesca Pompilia was entered into by Franceschini. For it was taken for granted that after the death of her supposed parents she would surely fall heir to a considerable property. 92 All the more ought we believe that the crime was committed because of hatred arising from the three lawsuits then pending:250 that is, two in the civil courts and a third in the criminal courts. One of these was as to the legitimacy of the parentage of Francesca Pompilia, the wife, and the nullification of the dowry-agreement,260 and was brought by Pietro in the Tribunal of the Sacred Rota.262 The second suit was for divorce, 266 and was brought by the said Francesca Pompilia before the Vice-Governor.268 The third is a criminal suit, as to the pretended adultery,269 which is still pending in the Tribunal of his Excellency the Governor;270 this latter was brought under the very impulse of greed,46 to gain the entire dowry. Since this fact was conclusively evident in the case introduced by the said Franceschini, he was deceived in this hope of gain by the failure of the proofs, which the defense caused to vanish utterly, as they could do by means of the wife. Hence he broke into an excess so tragic and so deplorable as to reveal clearly the tricks and frauds practiced for the purpose of bringing about that marriage. Here then are the plain proofs that this is the truth.

Guido Franceschini was staying at Rome in idleness, out of the service of a certain Cardinal, 30 without a soldo, 41 by which service he had provided for himself up to that time. His usual loafing-place was in the shop of certain women-hairdressers,78 where he often announced his intention of setting up his house with some good dowry. He also boasted of the grandeur of his country, his birth, and his property. By his promises he induced this woman to find him a chance for such a marriage, and she informed him of the opportunity in the said Francesca Pompilia. The latter was then esteemed to be the true and legitimate daughter of Pietro and Violante Comparini. He set about this enterprise with the aid of his brother Abate Paolo, using the astute prudence 79 with which the malign serpent advanced his designs in [ccix] Paradise to subvert Adam into disobeying God's precept and into eating the forbidden fruit; for [Satan] considered the matter in this way: "If I wish to assault the man directly, who is so strong and so resolute, he will turn and give me a sure repulse. It is therefore better that I first tempt the woman, who is of a fickle nature and soft-hearted." And he made his first attack upon Eve; because when he had gained his point that he might have her, by her means it would be easier for him to win over Adam. "For he first attacked the mind of the weaker sex," are the ingenious words of St. Hilario.

And so for this purpose did the said Guido devise the marriage with the knowledge of his brother, Abate Paolo, and likewise to this point he succeeded in it. For he avoided talking with Signor Pietro 79 about

the marriage, by whom it would probably have been refused, and wished first to tempt Violante, his wife. Because by gaining her he would the more easily overpersuade her husband to give his consent. was it difficult 80 for him to astound the woman, because he knew how to impress her very well with the thought of the grandeur of his country, of the first-rate nobility of his birth, 38 and of the great income from his patrimony, amounting to 1,700 scudi.82 And he gave her an itemized account of it written with his own hand. She was enchanted thereby and, without getting any further information about the matter, she was able to persuade her husband and to extract from him his consent to it.81 This proves what we read written in Proverbs: wife takes captive the soul of her husband." He speaks this of Mordecai who availed himself of Esther, when he wished to placate the anger of Ahasuerus against his people; of Joab, who used the services of the woman of Tekoah when he wished to soften the anger of David against his son; and of the Philistines of Timnath, when they wished to gain from Samson the secret of the riddle proposed to them at the marriage feast.

The credulous but deceived woman so cajoled her husband stat that she at last induced him to sign the marriage agreement providing for a dowry of 26 bonds stand, at the death of the said Comparini, for all their possession, stand, as the Anonymous Writer acknowledges, to the sum of 12,000 scudi. And, for the purpose of making the said Franceschini guardians of the said property even during the life of the Comparini, they had to give up even the income of it. This property consisted of numbers of profitable and well-situated houses, and of bonds. The Franceschini also assumed the obligation [ccx] to take the said Comparini to the city of Arezzo, and there to feed, clothe, sand provide them such service as they would need. This promise was made not without the hope that on account of the insults and sufferings which they would have to bear their death would be hastened. And thus Guido would become the absolute master of their property.

After having signed the said agreement Pietro absolutely refused to go on with the effectuation of the marriage st of the said Francesca Pompilia, with the abovesaid Guido, of whom he had had few good reports; st and these were far different from the pretended riches and vaunted nobility. Hence one may well say of him what Persius concludes in his fourth Satire: "See what has no real existence; let the rabble carry off their presents elsewhere. Dwell with yourself, and you will know how meager your furnishing may be."

At any rate, the said Guido joined the said Violante, whom he had imbued with his flatteries and endearments, spurning any further consent of Pietro by keeping him in ignorance of it. And without the knowledge of the latter, Guido contracted the marriage with the said

Francesca Pompilia in the face of the Church. The And he evermore discloses by this act, which shows so little reverence to the promiser of the dowry, his own greed, the not merely for the amount which had been assigned to him in the marriage agreement, but also for the rest of Pictro's property. For he felt sure that after Pictro's death the property, by the entail of the ancestors, would necessarily fall to the said

Francesca Pompilia, who was already his wife.

When, after a few days, Pietro found out 87 that the marriage had taken place, though he reproved the deed vigorously, vet because what is done can not be undone, and by means of the cajoleries of Violante his wife 88 and the interposition of another Cardinal, whom the Abate, Guido's brother, 50 served, the poor old fellow was constrained to drink the cup of his bitterness. And he came, as it were by force, after many months to the stipulations of the dowry agreement. He quickly began to feel the effects of Franceschini's trick, since Guido had scarcely a single soldo of his own to pay the first expenses of that marriage agreement. Hence, to supply these, he was obliged, against the wish of Pietro to free from entail five of the bonds, or more, by the authority of the Auditor of the Most Illustrious Governor, and to sell them for [ccxi] meeting these expenses. Hence one may see clearly that the primary object of Franceschini in this proceeding was to trick Pietro. and Violante his wife, and their poor child, to enrich himself with the property of others.46

He can no longer deny the fraudulent pretense of vaunted riches of the Franceschini in the note written in his own hand 82 and given to the Comparini. And indeed the Anonymous Writer confesses it openly. For, in order to free Abate Paolo from complicity in that trick, the latter pretended that he took Guido his brother to task roundly for the alteration of the said note. The said Comparini very quickly found this out. For as soon as they had gone to Arezzo they learned that the property of the Franceschini family was very slight. And such were the miseries and abuses 95 that the Comparini had to suffer in victuals and in harsh treatment that they were obliged to return to Rome 100 after a few months; 98 for they were locked out of the home and had to go to the tavern to lodge; and these abuses were for the purpose of shortening their lives, either by their sufferings, or the fury caused thereby. And this fact is very evidently proved by the rent-rolls taken from the public records of the city of Arezzo. From these it is shown that the said Guido did not possess a single dollar's worth of the settled property mentioned in the said note. It is also untrue that he and his family enjoyed the highest rank of nobility in the city, because, from other extracts drawn from the public records of the city, it is evident that his family is of only secondary rank.38

The abovesaid crafty and fraudulent methods of dealing, which came to light long before the murder had followed, and which became known in this Court and in Arezzo, can well show that greed ⁴⁰ was the origin of this premeditated slaughter (which was put in execution in such a horrible manner, as is notorious) and not the pretended ground of injured honor. For, according to common opinion, Abate Paolo, no less than Guido his brother, had worked the tricks ⁵⁰ exposed as above. And by men they were suspected of subterfuge and craft, so that this made them more sensible of injury than anything else. Hence they could no longer boast the grandeur of their nobility and the affluence of their riches, which they had spread abroad on the lips of the crowd. And every one avoided having anything to do with them, ²⁰⁷ as persons of bad faith and as [coxii] usurping a glory to which they had no real right.

The greediness of this self-interest became greatly inflamed; so that in these Franceschini brethren one may see the common axiom verified: "Craft is deluded by craft." 108 That is to say, Violante was urged on by remorse of conscience 101 and by the abuses and injuries received in their house, and was constrained by her confessor 104 at the time of the Jubilee 102 to reveal to Pietro, her husband, that the said Francesca Pompilia was not their daughter, but was of a false birth. And this seems very probable in view of the age of 48,64 which Violante had reached, when she pretended to be pregnant with her; because in the fourteen years, during which she had lived in lawful matrimony with Pietro, she had never had children. Also, by witnesses then living,261 she could afford conclusive proof of the pretense of the birth. And when notice of that had been given to Abate Paolo, that he might come to some compromise over the annulling of the dowry contract for the entire patrimonial property, he spurned the kind offers made to him through the mediation of friendly persons and refused every means of peace. Then a warning (as to the falsity of the said birth and the illegality of the dowry contract) was served on him by Pietro before Monsignor Tommati.²⁶² And conclusive proof of the birth was given by six witnesses,261 who were examined before the judge with questions offered in behalf of the said Franceschini. Yet the same judge saw best to forward the case during the mere immediate possession, by continuing to the said Francesca Pompilia the quasi-possession of her parenthood.263 Nevertheless, an appeal was taken from his sentence,264 and it was committed to the Sacred Rota, before Monsignor Molines, 262 where it still hangs undecided 265 as to the principal point of the pretended parentage and the nullity of the dowry contract. For righteous judgment in such a tribunal the judge doubtless awaited for conclusive proofs of the said pretense of birth. The nullity of the dowry contract would none the less be decided, because it had made declaration that the

said Francesca Pompilia was their daughter. And with this falsehood the advantage which the Franceschini had obtained for their own selfish

gain by such tricks would cease.

All this is proved by the reflection that the trick of Franceschini was made public, not merely in Rome, but in Arezzo, [cexiii] and that he also was deluded by a similar artifice because of the proofs already made, while judgment was pending, that the said Francesca Pompilia was not the real and legitimate daughter of the said Comparini. On the ground of these far-fetched suspicions, Guido made pretense of a reason for maltreating her with insults and blows, and more than once he provided himself with a sword 184 and fire-arms to take her life. He did this to take vengeance upon her for his own trick, by which he had been deluded. Therefore it was quite right for the poor wife, who was of the tender age of sixteen years and a stranger in the place, to avoid the rage of her husband at different times by fleeing for protection to Monsignor the Bishop, 139 and to the Governor, 135 or Commissioner of the City, that they might put some check upon the cruelties she was suffering. And although these persons by their interest in the matter succeeded for the time in putting a stop to the threats, yet the poor intimidated wife always passed her days shut in a room. 127 And her fear was greatly increased because she saw that the said Guido had made a mixture of poison 133 with which he threatened he would take her life without the uproar attendant on the use of arms; and thus he would be the surer of his crime going unpunished. Now if, even at a time when no shadow of suspicion of dishonor had fallen, the husband was contriving the death of his wife, the Anonymous Writer might well abstain from soiling his pages for the purpose of proving that the slaughter of those murdered had had its origin in the impulse to repair offended honor. For his pages would have had much better foundation if he had consulted the truth, namely that these crimes had arisen from deluded self-interest.46 108

The poor wife, in her agitation over these difficulties that we have told, had nothing else to do but think of finding refuge from the death she feared. And when her mind was somewhat sharpened by its vexations, she intrusted herself to the Canon Conti, who is closely related to the Franceschini, and declared to him her miseries, her perils, and her just fears (although they were not unknown to him), in order that he might try to give her consolation by placing her life in safety. He was touched with living compassion and was moved to free her therefrom by pity for the grievous state in which she was. And he well knew that there was no other escape than flight from the home of her husband, according to the saying of the poet [Virg. A., III, 44]: "Alas, flee the cruel earth, flee the greedy shore." But not being able to give her aid in this affair, [cexiv] he suggested to her that for putting

the matter into execution, there was no better person to the purpose than Canon Giuseppe Caponsacchi, 28 35 his friend and intimate, whose spirit had stood every test. 20 And when Conti had spoken of it to him, although Caponsacchi saw difficulty in aiding the desire of the young woman, because he did not wish to incur the anger of the Franceschini, yet at last the impulse of charity and pity 145 prevailed upon him to free this innocent woman from death. And when his readiness for the attempt was reported to her by Conti, she did not fail to inflame him with more messages and letters, 247 even containing alluring endearments, for the effecting of her escape. Yet she also kept during all this time her constant desire of not violating her marriage-vow, since in some of these letters 222 she praises the Canon for his chastity, and in other reproves him for having sent her some rather improper octaves. She also warned him against degenerating from the good behavior, on which she had congratulated herself and had planned with him the flight.

While her husband and the whole household were asleep, both of them, with the assistance of the Canon Conti, 38 set out upon a headlong journey 194 by post, without losing a moment's time, except for changing horses; and they arrived by night at Castelnuovo. And although the host had prepared a bed for rest, nevertheless they did not avail themselves of it. For Caponsacchi was always solicitously watching 214 to see that the driver prepared other horses, 210 to continue the journey to its end. Nor did the host of that tavern, when cross-examined in the prosecution for flight, ever dream of bearing witness that the wife and Caponsacchi had slept together 215 in the bed that was prepared, even though Franceschini, to his own dishonor, had published the contrary, that he might, by the pretense of injured honor, throw a false light upon

the true grounds of the murders committed by him.

In the meantime her husband arrived. When his wife saw him, did she, timid as she was,²²⁴ shrink back? Did she acknowledge herself guilty of any sin, or of any wrong done to him in guarding her purity and modesty? No! But all on fire, though she was at the tender age of sixteen years, as I have already said, the constancy of her own honor ebuked ²²⁵ him for the tricks and abuses ¹²² which he had employed, and for the threats and blows he had very often given her, and for the poisonous drugs ¹³³ he had prepared to take her life. And [she declared] that she had been obliged to do as she had done, to find an escape by flight from graver peril, [ccxv] and to go back to the pity of the Comparini, who had raised her as their daughter; and that she had always been careful to keep her wifely honor intact. The same rebuke was made by Caponsacchi, ²²⁰ who during the flight had religiously observed the limits of due modesty.

What did Franceschini answer? What did he try to do, although he was armed with a sword 204 against his defenseless wife and against

Caponsacchi, who had with him only a little dagger? 221 Nothing, indeed! according to what witnesses who were present deposed; for he stood convicted by the just remonstrances of his wife.228 But what did he do? He gave up all vengeance, which by right of natural law, or much more by civil law, he might have taken for that; 403 and, as the Anonymous Writer goes on to boast in justifying him for this execrable crime, he implored the arm of the Law 222 and had his wife and Caponsacchi arrested by the authorities 226 of the place. And at his own instance they were conducted as prisoners to the prisons 255 of the Most Illustrious Governor of Rome, before whom Guido charged them with flight. Then, not content with this, he brought forward that other charge of supposed adultery committed with the said Caponsacchi.260 He also outdid himself greatly by making noisy petition to the Supreme Pontiff 280 for their punishment, and the latter sent back 281 his entreaties to Monsignor the Governor. He was brazen enough to demand, with a new complaint, that his wife should be declared an adulteress and that to him, according to law, should pass all the gain of the dowry.46 This in substance clearly proves that he did not insist on vengeance for the reparation of his honor, which he himself had passed by, but he did

all this for the sole object of gain, that is to win the dowry.46

What efforts, what exclamations, what diligence did Franceschini and Abate Paolo, his brother, not use to have the wife declared an adulteress and to gain the desired lucre? 46 Monsignor, the Most Illustrious Governor,270 knows it, who endured with all forbearance their passionate pressure upon him. Signor Venturini,270 judge in the case, knows it. And all the other judges and notaries of the Court, who were nauseated by their importunity, know this very well. Then since judgment could not in any event fall according to the designs of the Franceschini, as there was no proof in the trial of any offense, either in the wife or in the said Caponsacchi, the most Religious Judges, who in prudence were judging rigorously [ccxvi] (for the purpose of giving some satisfaction 279 to the Franceschini brothers in their strong insistence, rather than because of the obligations of justice), banished the said Caponsacchi to Civita Vecchia for three years.²⁷¹ Caponsacchi straightway obeyed this sentence and has never left the place assigned him.293 The case was left undecided as regards the wife who was placed in the Nunnery of the Scalette as a prison.²⁷⁶ Then when there was some question as to her pregnancy, 283 with equal prudence, she was removed from the nunnery by the order of the Most Illustrious Governor; for it was not decorous that she should give birth to a child there. And with the consent of the said Abate Paolo 288 she was placed in the home of the said Comparini under security of 300 scudi to keep it as a secure prison.284

On this point the Anonymous Writer disputes too bitterly what was written learnedly by the Fisc, and claims that the consent of the said Abate Paolo had not been given. But the great and incorruptible integrity of the Fisc is known to everyone; because of which he would be unwilling to give his word in writing for what was not evident on the surest proof. Yet the fact of Abate Paolo's consent is plainly proved, since he in person so agreed with Monsignor, the Most Illustrious Governor, 270 and with Signor Venturini, 270 the judge, jointly. And he exacted from Pietro Comparini the obligation to supply her with food 287 without any hope of recompense. And this was so carried out, although the quality of the Comparini did not deserve so indecent

a rebuke, on account of having been too indulgent with them.

With like bitterness it is denied that the said Abate Paolo had power of attorney from Guido, his brother, enough to give such consent; because, in making such a provision, Monsignor the Governor had no need of the consent of the parties. And, even if he had wished to show Abate Paolo such courtesy and urbanity, the Author should not reply thereto with such incivility, in criticizing the judge for having done wrong because of the lack of that power of attorney. For by such procedure [Abate Paolo] proves that he wished to trick also Monsignor the Governor into consenting to a thing beyond his power. And he rests convicted of this, because the said Abate Paolo was the manipulator of all they did, nor was a straw moved without his assistance.50 And he was well provided with abundant power of attorney by his brother, [ccxvii] wherefrom he had the fullest authority to do as if he were the very person of his brother, with a proviso of after confirmation, the efficacy of which everyone knows. And this is confessed even by the Anonymous Author, since he asserts that Guido at his departure left the entire conduct 256 of his case to the Abate, his brother. But one may well see with what object he denies the said consent, that is, in order that he may more bitterly make pretense of the complicity of the Comparini in the pretended dishonesty of Francesca, who had been guarded by them as a daughter. This would seem very improbable if he should once admit the consent of the Abate.

No less rancorous is the assertion made by the Anonymous Writer that Lamparelli laid out the money to provide Pompilia with food while she was in safe-keeping.²³² Nor was Lamparelli reimbursed by the deposit in the Office, which had come from the money found on her and on Caponsacchi, when they were arrested at Castelnuovo, which was supposed to have been stolen from the husband. But the 48 scudi, which the wife confessed to have taken away from him, were fully restored to the said Abate Paolo, as is proved by his receipt, made during the trial. The rest of the money was conclusively proved to belong to Caponsacchi. And as soon as Abate Paolo received the

money, for which he continually clamored, he left Rome to take part in the planning of that notorious murder,³⁰⁴ which followed a little while later.

But there had previously been given notice, at the instance of Francesca Pompilia before Monsignor, the Vice-Governor,268 of a suit for divorce 266 and for the recovery of the dowry, 267 which had been spent. This was very bitter to the Franceschini, because in that lawsuit conclusive proof would be made of their subterfuges, their cruelties, their threats of poisonous drugs 133 that had been prepared; of which the Canon Conti, 35 who was the mediator in that flight, had not been ignorant. And it is public talk and report throughout Arezzo that he died about a month ago 36 under similar suspicious circumstances. Hereby ceased all hope, which the Franceschini had had from the beginning, of gaining the entire property of the Comparini.46 And from this every sane mind may see and know what is the true root of such rash and pitiable murders; whether it is injured honor, or scandalous and detestable greed and cupidity.46 From this arose the hatred in the lawsuits brought and still undecided, which drew even greater dishonor upon the said Franceschini, and when decided would be for their ruin.

[ccxviii] In vain therefore this Anonymous Writer and his other defenders wear themselves out in exaggerating the plea of injured honor. For then that which had no true existence would have been taken from Guido by his wife. This was fully proved in the arguments made for the Fisc, in answering those letters,282 from which Guido drew his strongest proof. On the contrary, Franceschini has by his own deed renounced all right to repair his honor, 223 since he did not avenge it at the time of overtaking her in the said inn of Castelnuovo. Nor does his excuse really help him—that he was unarmed, because he had with him indeed a sword, 204 and possibly other concealed arms. For it is not probable that he would have been willing to go on following his wife accompanied by Caponsacchi, without being provided with arms. And this all the more because the fugitives also were unarmed and were provided merely with a little dagger.²²¹ But Guido preferred to chose the judicial road 222 and had them arrested by the police, 229 and he demanded that the charge against them be pushed through to their punishment, even imploring the rescript of the Supreme Pontiff. 280 He also laid his entreaties again before the judges in the case (this very well discloses his purpose, which was the unconquerable motive of all his acts) and made special insistence before them for the payment of the price of the honor, which he pretended had been taken from him. And would he not even have had his wife declared an adulteress for the sake of gaining the dowry? 46 If then he has, as one may say, demanded the price of his honor in the Courts, how can he be permitted to commit such awful murders for honor's sake?

For whenever a husband is permitted by reason of natural law, or even by the civil law, to kill his wife for honor's sake, this power and faculty ceases whenever the husband has renounced it by imploring, as above, the arm of the law. And these complaints that he made, and his recourse to the Pope,280 show the price he put upon his honor. And with these judicial proceedings he lost, without doubt, his right of private vengeance for his injured honor, which he might have carried out. And by this one tacit renunciation this right is extinct. [Citation.] For the Writer can not claim that the judicial action brought by Franceschini would not effect the renunciation of private vengeance [ccxix] for his honor, but that he could still employ the one or the other, and avail himself of whichever might seem better to him. For this is contrary to the text [Citation] which is stated as follows by the celebrated Canonist. Giovanni Andrea: "A choice can not gain both alternatives in seeking confirmation therefrom; even if the one is claimed to include that by which the man can attain the end of his intention. Therefore a man must chose one, and when it is chosen he can not turn to the other." And still clearer are the following words of the same author-"The right to return to a second alternative shall not at all be allowed, when one seems to have renounced to choose the first and to profess that his rights can not arise therefrom."

But although this exception from every miscarried law might be judged permissible, every foundation of it would be destroyed by the utter lack of proof of an offense received in his honor; for there was no proof of it in the prosecution for flight. The Anonymous Writer strives to deduce that from the pretended love letters ²⁸² written to Caponsacchi, which were denied by Francesca and were not proved to be her handwriting, either by her own acknowledgment or by her signature. One can not claim that she was convicted of it, nor that any legitimate

proof of it resulted, as all judicial practice shows.

And even if without reason we were obliged to acknowledge that they were written by her, would it not be too bitter and too unreasonable an inference that from them arose the husband's motive for killing her because she had written them? No one of sound mind will be persuaded to pity the husband who has gone on to kill his wife for the sole reason that she had written love letters. For conjugal honor is offended neither by note, nor by pen, but only by acts of impure dishonor; and

of this, in our case, every shadow of proof is lacking.

This is all the more true because the mere suspicion of dishonor ceases with a thought of the true motive, for which the letters were written;²⁴⁷ namely, by pretended demonstration of affection to allure this Caponsacchi to rescue her from imminent peril of death. Nor from this could she find any other escape than by flight; for she was always terrorized by the anger and hatred conceived by her husband for

feigned reasons. [ccxx] And therefore, as the love letters arose from that occasion they ought to be referred to it, and not to a dishonorable wish to smirch her conjugal faith to her husband. To the same cause, likewise, should certain conversations be referred, which she had had from the window with the said Caponsacchi in order to arrange the manner of saving her life, and not to give offense, nor to hazard her own modesty, nor the honor of her husband. Even the most chaste of women have used like artifices. We find in the Sacred Scriptures that Judith 426 entrapped Holofernes in the same way, for the purpose of winning the liberty of her native land. And so it may be no less permissible for this poor woman, who was solely intent upon the security of her life, to allure Caponsacchi 247 by amatory letters to be a safe companion for her in her flight, and this without any stigma of immodesty.

Much less can an offense of his honor be inferred from the flight: because, as I noted above, this flight resulted from the cause declared. And one may see clearly that it was not for doing any injury to her husband. For the fugitives did not turn aside into unknown places.²⁰³ but they journeyed precipitately along the consular road by post, without spending the night anywhere.194 And their journey was toward Rome, where the poor wife hoped that the Comparini, who had raised her as their daughter, would continue toward her those acts of love with which they had brought her up, even till the said marriage was

contracted with Franceschini.

And all that is being reported that a driver testifies he had seen them kissing 206 along the road has no legal foundation. For it rests merely on the word of a single witness of the lowest class, and he swears to matters that are quite improbable, because he had to drive the carriage with such rapidity as that with which the fugitives were following their journey. Hence it was almost impossible for him to look backward, or to see what they were doing inside of that covered carriage. And this is all the more so because his deposition is vague, nor does it specify whether the kisses were given at night or by day. But his deposition is rendered much more doubtful and improbable because, in such a swift journey as the carriage was making, it might chance during the jolting 200 of it that the accident of their faces meeting casually would arise, and to him this might seem the act of kissing. This happens very commonly, even when one is making no such journey, according to the quality of the road and the rough ways which one finds. This makes his [ccxxi] testimony insufficient and doubtful enough or, even further, it is audacious and incredible.

Then as to the other point which the Anonymous Writer asserts too bitterly, namely, that when they arrived at Castelnuovo the innkeeper was ordered to make up only one bed for the repose of the fugitives, and that they slept together.²¹⁵ The host, however, did not have the hardihood to swear, in his cross-examination, that they had slept together in it. This circumstance is excluded by the deposition of the wife as well as by that of Caponsacchi. Because their affidavits constantly affirm that neither of them went to bed for rest, but that merely the wife, who was worn out by the discomfort and suffering of so precipitate a journey, rested for a few hours seated in a chair; and that the bed was left arranged as the host had adjusted it; and it would have been found mussed, if they had slept in it. It is also proved that when Franceschini arrived at the said place he found Caponsacchi urging that the horses be harnessed for continuing the journey,²¹⁹ and no proof is given to the contrary. Nor can one justly pity Franceschini for his injured honor, which had been kept intact by the fugitives.

Likewise the title,274 to which the same Writer appeals—that the decree of condemnation for Caponsacchi's banishment had been inflicted because of criminal knowledge,271 to the injury of Guido's honor—has no real foundation; because this title was corrected as untrue, and not in accord with the proofs. Of this fact we may have as legitimate witnesses the very Governor himself, and all the judges and notaries of the tribunal who have any part in the criminal court. And if one will only give it due thought, the title of that case was placed there, just as a wine bush 275 hangs outside the door of an inn, which very well shows that they sell wine there, but does not prove whether what they sell is good, and salable, and agreeable. Oh! by no means. For one may find the wine there to be sharp, and muddy, and of other inferior qualities. If therefore we read the documents and the proofs registered during the prosecution, by which the crime is proved, and not by the erroneous title, which can not offer a shadow of proof for the pretended criminal commerce, there is even less suspicion of immodesty. And one can well understand that all proof was lacking during the prosecution, [ccxxii] from the mildness 272 of the penalty inflicted, which does not at all correspond with the gravity of the crime charged. One can also see the impropriety of condemning Caponsacchi as an adulterer 271 while the cause against the wife was still pending;276 because she could not be condemned while undefended.

But to remove every suspicion of this pretended adultery, I beg any dispassionate reader to reflect that the adultery could not have been committed in Arezzo, because to the guardianship of her husband was added that of the brothers, of their common mother, of the servant, of the relatives, and of the neighbors; yea, the voluntary imprisonment ¹²⁷ of the unfortunate child, who was always shut in a small room to guard her honor. Much less could adultery have been committed during the journey, as has been proved to be utterly unlikely, improbable, unproved, and far from the truth. Nor could it have been committed at

Rome; for it is well known that Pompilia was taken from Castelnuovo to prison,²⁵⁵ and from there was removed to the Nunnery of the Scalette,²⁷⁶ and then because of her pregnancy²⁸³ was consigned to the said Comparini, under the form of keeping their house as a prison with security of 300 scudi.²⁸⁴ Caponsacchi also was staying then at his place of banishment in Civita Vecchia. In this fact all suspicion ceases, since the consent of Abate Franceschini,²⁸⁵ who is so zealous for his brother's honor, as well as his own, concurred therein.

Nor can one restrain himself without strong exertion when he hears such exaggeration from the Anonymous Writer as that Caponsacchi left his prison to go in banishment to Civita Vecchia at a time when the wife was staying in the house of the said couple, as a prison, and that he lodged ²⁰⁰ in their house. But he can not speak a more barefaced lie than that, because Caponsacchi has never been their guest, and as soon as he left the prison he went to the place of his exile; and he has faithfully observed his banishment without ever returning to Rome. Nor did the wife leave the nunnery before it was proved to Monsignor the Governor that Caponsacchi was staying in Civita Vecchia, as was established by the authentic testimony of the Chancellor of that district.

The said Writer, however, gives me even more room to blame his excessive boldness in stigmatizing the honor of Franceschini as sullied by his wife, by saying that as soon as Guido had ascended the stairs in company with his fellows, armed to commit this execrable murder, he looked about upon those walls, ³²² which were all full of his insults, as if the said silent stones [ccxxiii] had known how to make contrivances of foolish thoughts to foment his inhumanity for so horrible a murder. Because for this he can give no other proof than that he was writing fancifully without any foundation. For Guido was indeed willingly dishonored; because to his other dishonors he added these disgraces also, even by his own wrongdoing. For it is made very clear above that the cause for which he committed the crime was not to repair his honor, which had been injured by his wife. But it was his unmasked tricks, the hoped-for lucre, ⁴⁶ which had vanished, and the lawsuits still pending.

And why can he not bring some other no less convincing proof, if honor urged Franceschini thereto? And was not that honor sufficiently avenged by the death of his wife? Why imbrue himself straightway with the blood of Violante and Pietro, 401 who were not accomplices in the pretended dishonor? And why should he lay such plots through many days to procure the death of that kindly benefactor, because the latter had been moved by pity and had ministered to their aid in the said lawsuits? Upon that one there has never fallen a suspicion prejudicial to Guido's honor. For while the wife was in Arezzo he was staying at Rome. And when she was first married she was not fully thirteen

years old, and after her flight, when she had returned to Rome, we know that she continued under guard in prison, or in the nunnery, and then in the home of her parents, and at this time she was very near her confinement. Hence one can conclude truly that the motive of this murder was other than that of honor, and that it was his greed, as was said, and the lawsuits, as Franceschini himself confesses in his cross-examination.

Nor ought the declaration made by the said wife in the face of death be despised, since in the presence of many priests and persons who are quite trustworthy, even while she was constantly suffering from such severe wounds, she maintained and professed with greatest frankness that she had always lived chaste and faithful to her husband. S55 And with a heart in fullest resignation to the Divine Mercy, she prayed pardon for every mistake she had committed to the disgrace of her husband. Nor in such a matter is it to be presumed that the one dying lies, at the risk of the eternal safety of her soul.362 A person should also reflect that in this deed there occurs a special favor 848 from the hand of the very Omnipotent, who caused the wife to survive for a few days, in order that she might [ccxxiv] make clear her own innocence and throw light upon the murderers; for without this the crimes would have gone unpunished. For during the same crime Franceschini had repeatedly commanded his companions to see if she were quite dead. And when they had taken her by the tresses, 327 and had lifted her from the ground where she lay, they believed she was dead; because the poor wife, by natural instinct, 329 knew how to feign it by her relaxation, as the delinquents confessed. And this mark of divine favor 848 all the more verifies the declaration of the wife, which has been proved by the confession of those guilty of the crime.

I have left it for the last to discuss and refute what the said Writer pretends concerning Abate Paolo. De But if he had to speak the truth, he might reasonably affirm that the Abate had been the whole foundation of this scandal. For he had urged Guido on to the murders, and he had woven the whole plot, inasmuch as it was he who, from the beginning wished to attain, by dint of industry and trickiness, the marriage of the said Francesca Pompilia. It was he who had sustained the suits, both civil and criminal, and he who, under the name of a grandee and by boasting of their word of honor, had tried to extort a judgment by means of fine insinuations, by subterfuge, and by trickery; which was not right. It was he, who was very sensible of having been proved to be the man of guile, who had been deluded by his own trick. Therefore this Writer had good reason to say that the faces of others served the Abate as mirrors by which to read his own evil courses, and not

the lost honor of his brother.

I forbear to respond to what the Anonymous Writer has tried to have believed to the praise of Abate Paolo Franceschini, to excite greatly our pity; since the intention 50 of the author of the present response is no other than to make clear the falsity of the suppositions against the honor of the poor wife and against the Comparini, and to serve the cause of justice. And he leaves the judgment of it to those who have full knowledge of it. From the same consideration I pass over responding to the many other improprieties, which have been

advanced uselessly and without any point by the said Writer.

And I close my response with the example of Samson, alleged by him. When he saw himself exposed to the public scoffs of the people, he gave a shove to the pillars of the palace, causing it to fall that he might die with the rest under its ruins, [ccxxv] and might cease to be longer the scorn of that people. So lest the said Franceschini may be ridiculed for his tricks, it is fitting that he and his companions pay the penalty merited by their crime. For these are pernicious to the State and to that peace and security which litigants in the Courts of Rome ought to enjoy, if we would maintain what the vigilance of the Supreme Pontiff Alexander VII, and his successors, has provided. For they have published a Constitution as to that, and with it Banns, successively promulgated. The sacred order of such laws should be observed all the more willingly, inasmuch as Guido had chosen the judicial way to vengeance, and the appeals made to the Supreme Pontiff. 280 who is most eager to do what is just, 62 were sent back to his judges. 281 Nor could Guido grieve for this without some pretended injury, as is evident; hence the Anonymous Writer wished to ascribe it to the aggravation by which the anger of Franceschini had been exasperated. This clearly shows with what intent he had broken into such detestable excesses.

[ccxxvi is blank in original.]

[ccxxvii] Romana Homicidiorum.

[Pamphlet 16.]

Most Illustrious and Most Reverend Lord:

I omit further discussion with my Lord Advocate of the Fisc about the communication of his allegations, because the time is brief, and I have professed great reverence for him since my youth. Let me also pass over the claim that when one is arguing about death inflicted by a husband upon his wife, not in the act of taking her in adultery, but after an interval, mere suspicion, however strong, is not sufficient to redeem him from the ordinary penalty of the Cornelian law, but that the clearest proof of the adultery is required, as is claimed by our opponents. Yet we have proved the contrary in our former argument \ quamquam ad hoc. [Cf. p. xxvi.] And Dondeus, Sanfelicius, and Muta, who were not cited there, hold that it is quite enough if the couple be found alone in some retreat; and No. 3 says especially if the wife be beautiful. [Citation.] See the word of Ovid: "Great is the strife of modesty with beauty, And man keeps eagerly craving it." [Heroides, Paris to Helen.] So in the present case, according to the same author: "By this young and passionate man is she supposed to have been returned still a virgin?" [Heroides, 5, 109.]

At present, we are dealing with a case not merely of clearest proof, but also of notorious fact; because we have a decree of this very Tribunal, by which such adultery was declared.²⁷¹ Although the words of this decree have been given in the present information, § Absque eo quod [cf. p. cxxvi], yet I wish to repeat them here, because they are so clear: "Giuseppe Maria Caponsacchi, of Arezzo, for complicity in the flight and running away of Francesca Comparini, and for criminal knowledge of the same, is banished for three years to Civita Vecchia."

But I can not pass over what is still claimed—that this decree was revoked—because, as I have said in my information, the truth is quite the contrary; for we have only the fact that, in the mandate for imprisoning the sinning Canon, the repetition of the whole decree, as given above, was omitted, and it was said: "For the cause, concerning which in the suit." These words are so far from showing a revocation that they rather offer confirmation of the said decree, as we have affirmed in our information, § Nec verum est. [Cf. p. cxxvi.] The same should be said of the like words furnished by the notary in the bond which Francesca Pompilia executed to keep the home of her father as a prison.²⁸⁴ This was when she was brought there from the nunnery, where she had been staying securely, on the grounds of her supposed

infirmity,²⁸³ but I may say more truly that it was because of her pregnancy, which she wished to hide by some evil deed.

[Our claim is all the more true] because this pretended revocation of the decree could not be made when the other side had not been heard, as I have said in my information § Eque magis. [Cf. p. exxvii.]

[ccxxviii] Likewise I can not pass over what is said as to the Canon having been condemned only to the penalty of banishment 271 because of defect of proof 273 of adultery. For if such proof had not existed, how could my Lords Judges express in the decree that they condemned him for criminal knowledge of the same Francesca Pompilia? It is the truth that the judges held that the said adultery was most conclusively proved, and that the said Canon was convicted of the same, since in the prosecution nothing is wanting but the taking of them in the foul act; and this is not necessary to prove adultery. [Citations.]

The penalty to which the said Canon was condemned did not indeed correspond with the said crime.²⁷² As to this many replies may be made, but, because this has no connection with Count Guido let it also pass by. For however that may be, who can deny that Count Guido, on reading the said decree, which needed no comment, ought justly to be angered for the conjugal faith violated toward himself? And who can deny that he ought to be somewhat excused, if afterward he took

vengeance for such a violation? [Citations.]

And this is true, although he took such vengeance after an interval, as was plainly demonstrated in my said past information, § nec verum est. [Cf. p. xxvi.] For there are few authorities who hold the contrary, and therefore it would be almost heretical to doubt the truth of such an opinion. [Citation.] Especially since this has been accepted in almost all the tribunals in the world, especially in that of the Sacred Council, which establishes the precedent for all the other tribunals of the City and of the entire Ecclesiastical State. Hence Concioli affirms that it is almost like sacrilege to depart from this opinion. [Citation.]

And is it not a fine pretense to wish to exclude the plainest proofs of adultery by the word of the very wife convicted of it, and then retained in the nunnery by reason of it, as my honorable Lord Procurator General of the Fisc has ingenuously acknowledged? For a person is not obliged to disclose his own baseness in the face of death, as we have proved in the said present information, § Et quatenus [cf. p. cxxx], and the § following. And since she had lived badly, not to say in utter baseness, to the injury of the honor and reputation of her husband, we inflict no injury on her by wishing to presume that even in death she did not come to her right mind, according to the saying: "He who lives badly dies badly." And no one, even in death, is presumed to be a Saint John the Baptist, as in my information § Nec valet dici. [Cf. p. cxxxi.]

As therefore it remains firmly established that Count Guido had just cause for killing, or causing to be killed, Francesca Pompilia, [ccxxix] his wife, the same must be said as to the murder of Pietro and Violante,401 the father-in-law and mother-in-law. For in the prosecution of the said Francesca Pompilia for flight from her husband, proof also came to light that they had conspired in that same crime, and consequently were among the causes of the injured honor and reputation of Count Guido. And this injury to his honor had also resulted from what they had pretended and had exposed before everyone—that his wife was not their daughter, nor legitimately born, but was the daughter of a harlot. 105 And afterward they had received her into their home when she had been declared an adulteress. For either she was their daughter, and they ought not to deny it in Court, or else she was not their daughter, and they should not receive her into their home after she had been convicted of adultery. For in doing so they had, by that very act, declared that they had been and wished to be her panders. [Citations.]

The confession of Count Guido can not be divided from its qualification, that he had demanded the murders for honor's sake. But it ought to be accepted by the Fisc along with the said qualification, as we have proved in our information § Huiusmodi enim confessio. [Cf. p. cxxix.] The authorities alleged to the contrary by my Lord Advocate of the Fisc hold good in a qualification, extraneous to the confession itself and which is not therefore proved otherwise, and when there is argument for some extraordinary penalty, and we have admitted this in our

information § Præsertim. [Cf. p. cxxx.]

But just as the plea of injured honor relieves Count Guido from the ordinary penalty for murder, so should he be excused from certain other ordinary penalties, laid in the Banns and Apostolic Constitutions against those bearing prohibited arms 413 or committing other crimes. For I have said, and I repeat, that the just anger which excuses him from the one crime should also excuse him from the others, since this reason is everywhere and always in his favor, that he was not of sound mind, 494 according to what was affirmed in our information from § Agnoscit Fiscus [cf. p. cxxxvi], down to § Quo vero ad litem. [Cf. p. cxxxvii.]

And just as this cause is enough to gain for Count Guido a diminution of the penalty, so should it be considered to be sufficient likewise to gain that favor for his fellows, who as auxiliaries can not be punished with a greater penalty than the principal himself, according to almost innumerable authorities, and they of great name, who were alleged in my past argument, § Quæ dicta sunt [cf. p. xxxvi], with the following, and in my present argument § Verum et Sociis. [Cf. p. cxxvi.] To this, no

response has been given by the other side.

This is all the easier as regards Blasio Agostinelli, ^{\$15} who has not at all confessed that he killed or wounded any one, but only that he was present, as we have formerly considered the matter in our information

§ Quoad Blasium. [Cf. p. cxxxviii.]

And as to Domenico and Francesco, beside what has been deduced in favor of the others, they are foreigners,⁴²³ and are therefore not bound by the Banns of the Governor (for by these, men who live outside of the District are not bound) [ccxxx] nor by the Apostolic Constitutions prohibiting the bearing of arms,⁴¹³ as we have said in our past

argument § Quae eo facilius. [Cf. p. xxxix.]

This is all the more so since Domenico still asserts that he is a minor, 423 424 and for this purpose he was so described in the Prosecution, page 304. And as regards Francesco, beside the abovesaid description in the same prosecution, page 35, we have the baptismal register, which conclusively proves his age. [Citations.] For he was born the 14th day of February, 1674, from which it is evident that at the time of the commission of the crime, which is to be had in regard for punishment, [Citations] he had not completed the twenty-fourth year of his age. 424 And to one less than twenty-five years old the penalty should be diminished, etc. [Citations.]

And this indeed is of necessity, and not at the discretion of the judge, because such diminution of penalty arises by advantage of law that has been passed and from intrinsic reason, diminishing the penalty.

[Citations.]

Although there are not lacking some authorities who think the contrary, namely that it all depends upon the discretion of the judge, yet our opinion is the truer and the more generally accepted in criminal causes which are not very atrocious. [Citations.] And when the crime is merely savage, or more savage, the judge is obliged by the very necessity of his duty to diminish the penalty, according to those author-

ities recently alleged. [Citations.]

This opinion also has a place in the crime of murder, notwithstanding the order of the text. [Citation.] "If any one should make you a defendant under the Cornelian Law, it is suitable that your innocence shall defend and purge itself by your minority." For the order of this text should be interpreted thus, namely that a delinquent who is a minor is [ccxxi] not to be excused entirely, but is only to be punished more mildly, according to the old authorities who are cited with abundant hand by Farinacci. [Citations.]

This is especially so when, as in the present case, the delinquent minor does not sin alone, but in company with others; for then he is presumed to be seduced by them, and therefore the ordinary penalty comes to be

diminished the more readily for him. [Citations.]

We do not know whither the Fisc pretends to turn for the destruction of these foundations in law, because my Honorable Lords, the counselors of the Fisc, have claimed nothing as to this matter, either in their past argument or the present one. For when they claim to escape our exception by the Florentine Statute, [Citation] that a minor of sixteen years is punished criminally, other responses are at hand:

First, that the provision of this statute does not extend to crimes committed outside of the territory of the said State, but that the place of the crime and its statutes should be attended. Then these indeed cease, as they do in the present case, because the Banns of the Governor have no place when there is argument for the punishment of a foreigner. This fact arises from defect of power in the Prince or official establishing them, according to what was alleged in the past argument \ Quae eo facilius [cf. p. xxxix], and the one following. For then the criminal

should be punished according to common law. [Citations.]

The second response is that the statute says nothing else than that a minor of sixteen years can not be punished with the ordinary penalty of the crime. Consequently it ought to hold good in our case, since we are indeed arguing about a minor exceeding sixteen years, but of one less than twenty-five years old. Such a rule should be drawn from Common Law, in view of which the said statute in such a case receives a passive interpretation. [Citations.] Caballus testifies that he saw it so practiced in diminishing the penalty to one less than twenty-five years,

that is to one who was eighteen years old. [Citations.]

Finally the third response, and the one that lays the ax to the root of the tree, is that the Accused is not of the city of Florence, nor of its territory, but of the territory of Arezzo. But the city of Arezzo [ccxxxii] and its dependencies are not bound by the statutes of Florence; first because they are not called subjects, but vassals, of the said city of Florence; and, second, because the city of Arezzo has its own statutes. [Citations.] For reference is had to the ruling state, when other subject states have not their own statutes; but it is otherwise if they have them. [Citations.]

And so they are contrary, or incompatible. [Citations.]

Soccinius [Citation] bears witness of what manner these statutes of Arezzo are, as compared with those of the city of Florence, etc., and this is plain from the Rubric, etc., where it is commanded that those under twenty-five years can not be rendered liable, without certain ceremonies, as Paolo di Castro counsels. [Citation.] For from this statute it is sufficiently evident that in the said city and its environs a less age is the rule according to common law.

So far as the Fisc may have foundations, which in our feeble judgment we have been unable to guess, I pray that these be kindly communicated to me, lest the poor accused minor may remain undefended. Finally, as regards Count Guido, I pray that notice be taken of the unfortunate condition of himself and of his noble family. For all of his family and connection have had enough to lament even to the last breath of their lives, when they look upon the ignominy brought upon them by this woman and her parents. And because of this, there has been doubt up to the very present moment whether one nearly related would go mad. And the excellent piety of our most clement Prince and Most Illustrious Lord has declared this, to whom the Accused himself with his whole heart commends himself in the arguments made in his defense, not to speak of what they may learn about it from the Anonymous Author [Pamphlet 10]. [Citation.]

DESIDERIO SPRETI,

Advocate of the Poor.

[ccxxxiii is blank in original.]

[ccxxxiv] [File-title of Pamphlet 16.]

By the Most Illustrious and Most Reverend Lord Governor of the City in Criminal Cases:

Roman Murder-case.

For Count Guido Franceschini and his Associates, Prisoners, against the Fisc.

Reply as to law, by the Honorable Advocate of the Poor.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[ccxxxv] [Letter I.] 450

To the illustrious Signor, my most worshipful Signor and Patron:

Too late have arrived those proofs, which were sent to me by your Honor, on behalf of Signor Guido Franceschini of blessed memory. For when the Congregation of Monsignor the Governor had determined, in spite of the reasons given in his favor, that Signor Guido was guilty under the death penalty, I obtained, with much trouble to myself, some delay for proving his clergyship 42 alleged by me. To this end a messenger was dispatched to Arezzo. But since the Sanctity of Our Lord [the Pope] did not deem it wise to postpone the execution of the sentence already decreed, he has seen best by special writ 480 to make denial of any clerical privilege, which might have been claimed [in Guido's favor], and also as regards the minority of Francesco di Pasquini, one of the accomplices. Hence sentence against all five has been executed to-day, with distinction only in the manner of their death, as Guido's life was ended by decapitation. This consolation survives for his relatives and friends, that he has been pitied by all men of honor and by all good men. Confessing my own shortcomings, I can not deny feeling infinite regret, as I attribute the whole outcome to my inability in offering the valid grounds. May God reward his house and all his friends with abundant blessedness for this tragic accident. Desiring your further commands I reaffirm myself as ever

Your Excellency's most obedient servant, Rome, February 22, 1698. GIACINTO ARCANGELI.³⁷⁶

To the illustrious Signor, my most worshipful Signor and Patron, Signor Advocate Francesco Cencini, 12 Florence.

[ccxxxvi is blank in original.]

[Letter II.]540

Most Illustrious and most honorable Signor, my most Worshipful

The proofs you send did not arrive in time, because to-day finally, after so many disputes, the execution of poor Signor Guido has taken place, with the loss of his head, while the four cutthroats have been hanged. The case was decided Tuesday, 402 but because his clergyship was adduced, and on this ground it was claimed that the death-sentence had no place against him, a messenger was despatched to Arezzo later on to get proofs of it. But the Pope yesterday issued his warrant, and ordered that it be carried out completely to-day. Now that the will of God has been fulfilled that he should suffer such a punishment, it has at least been brought about, in view of the arguments made in his defense, that he died the death of a gallant man. For aside from the fact that he has died with exemplary courage, 430 he has also been pitied by all gallant men, 448 and his house has lost nothing in the matter of reputation. 410 All Rome was there, 447 as you may well believe. And

it has not been made good with all that has been written, and there have not been lacking admonitions of greatest consequence, since the Ambassador of the Emperor ¹²⁰ spoke of that point on Tuesday, as he himself told me day before yesterday. And then the matter [ccxxxviii]

was settled precipitately.

I have finished the argument before the Congregation of the Council, and at any time that Monsignor Secretary wishes to take it, I think we shall be ready. I pray you favor me with those copies of the process as soon as possible. And if Canon Philippo does not give us the opportunity, he should be good enough to acknowledge it to me that I may think of other measures, wishing once for all to get out of this imbroglio if it shall be possible. And finally, I remain with all reverence,

My most illustrious and most excellent Signor,

Your devoted and obedient Servant,
Rome, February 22, 1698.
GASPERO DEL TORTO.

To the most illustrious and most honorable Signor,

My dear Signor, Signor Francesco Cencini, 12 Florence.

[ccxxxix] [Letter III.] 541

My most illustrious and excellent Signor, my most worshipful Patron:

Tuesday 482 this most unfortunate case was brought up and the Congregation of the Governor decided—Delay and according to instructions. The instructions were that they would await the proofs of the well-known clericate.42 At this favorable decision the defense took heart and Guido's good friends began to breathe again.425 Then last evening at eight 431 o'clock Monsignor signed of his own accord the warrant, in denial of the clergyship so far as it might be alleged and of the minority of one of the accomplices. No sooner had he signed the warrant than the news of it sped throughout the City, and with it the assurance of the sentence, which has been executed to-day since dinner against the five; that is, the loss of his head in the case of Signor Guido, and the gallows for the other four accomplices. I will not tell your Excellency my own grief, because you yourself will be able to be a true witness of it. These proofs would have been of the greatest relevancy, but not in the present case, because Monsignor wished it so.

I inclose the Fisc's argument, 12 except a single response, which I will send to you as soon as I can lay hands on it, that your Excellency may

have the entire case.

Now that Signor Advocate del Corto has abandoned his present interests I may serve your Excellency in the matrimonial case [ccx1] and in the other of Gomez.⁴⁵¹ Therefore I set myself to all that your Excellency shall write, praying evermore your continual commands, that I may ever be your Excellency's

Obedient and humble servant, CARLO ANTONIO UGOLINUCCI.

Rome, February 22, 1698.

Romana.

[Pamphlet 17.]

Most Illustrious and most Reverend Lord:

In the contention most sharply and most learnedly carried on between the Defenders of the Poor and the Fisc in the case of the murders committed by persons led by Count Guido Franceschini against the person of Francesca Pompilia his wife, and Pietro and Violante Comparini, I refuse to descend into the arena, lest I may seem to fail in the office which I discharge in common with the said Defenders. silent pity has delayed and let time slip by; because I believed it would be to the prejudice of Guido and his fellows imprisoned for that offense, (in whose excuse the plea of injured honor is especially strong) if I should wish to push the defense (which was committed to me long ago) of the shame and honor of the same Francesca Pompilia; for her tender mind has been stained by no infamy arising from impure lust, and against her the suspicious husband could have made no objection, unless wife-murder had followed, as if from this he wished to prove the adultery merely because he could then kill his wife, and he killed her that she might be believed to be an adulteress.

But now since the case has been most sadly terminated as regards all of those imprisoned (for thus these things terminated which should not have been begun) I begin anew the dispute over that most unfortunate question, and assert most safely (both for the reasons fully given in my argument for exclusion of the asserted rape, which is reassumed gratuitously, and for those more fully gathered by his Honor, My Lord Advocate of the Fisc, in his very learned allegations distributed in both 524 presentations of the case), first that the memory of the aforesaid Francesca Pompilia should be utterly absolved from the crime of adultery, which was unjustly and all too bitterly charged upon her by her husband, and second that declaration should be made by a definitive sentence that she has never violated her marriage vow. And this is in spite of the fact that such insistence may seem incongruous. although all crimes cease with the death of the criminal [Citations] [cexliv] nevertheless when a crime is atrocious, and of such a nature that it involves in itself a brand of infamy, its memory ever endures. Therefore it is worth while for the principal to vindicate the fame of the authoress from the asserted crime of adultery [Citation]. Peregrini speaks as follows: "The thirteenth case is when the heirs of one dead, for the purpose of purging him from the infamy which works against him publicly on account of crime, wish that [the court] take knowledge of the crime itself, for the purpose of establishing his innocence, for this is conceded by law." And Boss asserts: "Note that even if death does utterly remove any further penalty, yet the heirs of one who is dead may make a stand for his fame and honor, in order that a declaration may be made about that crime." And Caballus: "For although with the death of the delinquent, a crime may be said to be extinct so far as his own person is concerned, yet the heirs of the accused, in their own interest and to wipe out the infamy of the one who is dead, may petition that the court go on to give an opinion, and that it be declared that the dead one had not committed crime." And he affirms the same under the following number.

And indeed this is not without manifest reason. For just as the Fisc may go further in the investigation of a crime that had been perpetrated during the lifetime of the one now dead, even for the purpose of damning his memory, [Citations] likewise it can not be denied by the principal himself, as the beneficiary heir and successor of the same Pompilia and Pietro Comparini, that inasmuch as her innocence is evident he may insist upon carrying away a sentence of absolution; for in other cases any one at all may have a chance to defend one who is

dead. [Citations.]

[ccxlv] And to delay such a judgment it is not right that the flight again be alleged, which the said Pompilia made in the company of Canon Caponsacchi, with whom she was arrested at the inn of Castelnuovo. For to remove that charge it is quite enough for one to allege the judgment of this Most Illustrious Congregation, given under the date of February 18, last past, against Guido Franceschini, because of which he was publicly put to death on the twenty-second day following, notwithstanding the fact that, to avoid the penalty of wife-murder, he insisted solely upon the asserted adultery, which he claimed had resulted from the aforesaid flight from home. All suspicion whatsoever of her dishonesty ceases because of the defenses then made and because, in the very prosecution, there was apparent a very just reason, on account of which the wretched wife attempted to flee thus from the home of her husband. Nor was it for the purpose of satisfying lust with the asserted lover, but that she might go back to her own hearth and there, with her parents, might live a safe and honest life. This cause is very plainly proved by the notorious quarrels 95 which arose on account of the poverty of the domestic establishment immediately after her arrival at the City of Arezzo along with Pietro and Violante Comparini in execution of the agreement included in the marriage-contract.93 And on account of this poverty the Comparini were obliged, after a few months. 98 to go back to the City, 100 with no small bitterness on account of the deception which they had detected. This is evident from the letters of Abate Paolo Franceschini, which presuppose these complaints that resulted from the said deception, and especially from the letter written March 6, 1694: "I write again to you that I do not wish to imitate him in his manner of writing, not being of his mind to sow broadcast in my letters such words as would well merit response by deeds, and not by words. And these are so offensive that I have kept them for his reproof and mortification." And further on: "So that if you give trouble, which I will never believe, you yourself will not be exempt therefrom." It is also evident from the letters given in my past information, and especially in § Videns igitur, with the one following. And although this does not show the nature of the altercation, yet, since Abate Paolo has not shown the letters written to himself, the presumption presses upon him very strongly that the complaints were just and that the cause of their quarrels and altercations was well founded.

[Citations.] [ccxlvi]

It is also true that a very bitter lawsuit 260 was brought by Pietro Comparini for the nullification of the dowry contract and for the proof of the pretense of birth, which had been made by Violante, the mother, 108 both to deceive her husband and to bar his creditors, 107 who were pressing him hard at the time. 72 And since the dowry included all the property 91 and the entire patrimony of Comparini, 92 which was of no small value when we consider the rank of the persons concerned, controversy had indeed been raised for a considerable amount by the father-in-law. And this, as experience teaches from time to time, is accustomed to bring forth implacable hatred and deadly enmity. Citations. It produced indeed such an effect for this unfortunate wife, so that the love of her husband, which had long been disturbed by the preceding altercations, was finally quite extinct. And this was so to such an extent that she often found herself exposed to deadly peril because of the severity of her husband, who at times pursued her with abuse, and again even with a pistol. 471 And it can not be questioned that such perils are quite suited to strike fear even into any hardy man. [Citations.] Hence it can be much more affirmed of Francesca Pompilia, a girl of tender age, who was destitute of all aid, and away from her own home and her parents. [Citations.] And Mogolon [Citation] declares that the mere sight of arms, even if the one who has them does not use them nor unsheath them, is just cause for fear; and in § 7. No. 15, he considers the absence of relatives as a ground for fear. And D. Raynaldus [Citation], [ccxlvii] says that it is enough if one sees signs or acts of manifest desire, or such as are preparatory.

Therefore, since so many very relevant circumstances concur, on account of which Pompilia was moved to desert her husband's bed by flight, all suspicion whatsoever of dishonesty and of violated conjugal faith is utterly removed. For whenever we have two causes, one of which is lawful and permissible, while the other is iniquitous and abominable, the former is to be fully received, and thereby the charge of crime

is quite excluded. [Citations.] [And this is true] in spite of the fact that this lawful cause may seem to be excluded [first] by the letter written by Francesca Pompilia to Abate Paolo. For in the letter, 112 after she had thanked Abate Paolo because he had joined her in marriage with his brother, pretense is made that her parents gave her the depraved counsel to destroy the entire home and to go back to the City with her lover; [it also makes pretense] that since their departure she was enjoying a quiet and tranquil life. [Second] from the company of the Canon Giuseppe Caponsacchi, with whom she had fled; because of

which he was banished to Civita Vecchia for three years.271

For however it may be with the asserted letter, whether it is substantiated or not, and whether or not the qualification should be considered probable, which is added in her sworn testimony by the same Pompilia, namely that her husband had marked the characters 114 and she had blackened them with ink by tracing them with a pen, because she herself did not know how to write; yet it is certain that if the letter be read attentively it will be absolutely impossible to assert that she had written it with a calm mind. For who can be found, so unmindful of filial love and duty toward parents as to persuade himself that this tender girl could have laid upon her parents such detestable crimes? Because at the time she was not more than fourteen years old, according to the certificate of baptism given in the Summary of the Fisc [cf. p. clv], in the second setting forth 524 [ccxlviii] of the cause, No. 2. And she was away from her own home and still grieving for the very recent departure of her parents, and was badly treated in the home of her husband, as is clearly shown by the continual complaints and recourse made not merely to the most reverend Bishop, 139 but also to the Lord-Commissioner of the city. 185 Nor is it probable that she would have informed her brother-in-law, who was so very unsympathetic toward her, of these matters unless, as she has frankly confessed in her sworn examination, she was compelled thereto by her husband. Nor without very evident peril of death could she show any reluctance to him because of his excessive severity, which she had very often felt before. And as this improbability is well suited to strike horror into those who read it, so likewise it very well shows that the letter was not written voluntarily, 468 but under compulsion. [Citations.] Caballus asserts that what no sane mind would approve is inadmissible. [Citation.] And indeed such excessive cunning in extorting the said letter from the wife plainly proves Guido's craft, and the fact that the letter was obtained by false pretense, in order that he might quiet the mind of the same Abate, his brother. For the latter had been harassed by continual complaints on account of ill treatment of the wife, and had not ceased to criticize Guido daily for them. [Citation.]

As to her association with Canon Caponsacchi, this likewise does not seem enough to establish the blot of dishonor. For the most wretched wife was utterly destitute of all earthly aid and had vainly entreated the authority of the most reverend Bishop, 139 and of the Lord-Commissioner. 135 to free her from deadly peril; and on account of her age and sex it was not suitable that she should flee alone or in the company of some lowborn serving woman,148 for in that way she would carelessly expose herself to graver peril, as might have happened to her if she had been overtaken while alone on the journey. For then it could be said of her: "She fell upon Scylla while trying to avoid Charybdis." 528 Therefore we should not be surprised if she took the aforesaid Canon as a companion. For he had been proposed to her by both Canon Conti 145 and Gregorio Guillichini, 146 who were related to Pompilia's husband. [ccxlix] And it is utterly incredible that they would have consented to such a flight if they had not known it was quite necessary to evade the peril of death, which they very well knew was threatening the luckless wife, and if they had not had strong faith in the honesty and integrity of her companion. Therefore, as such a necessity was pressing so hard upon her, her prudent choice of the lesser evil eliminates any shadow whatsoever of her pretended dishonesty. [Citations.]

[This is especially true when we] consider the manner in which the flight was executed, by taking the most direct road to the City with the utmost possible speed. And it very well shows that the sole motive was to save her life, and not to debase herself by licentious delights. For if this latter had indeed been the principal cause, she would not have gone to Rome by the shortest road,²⁰³ where she might immediately be taken by her brother-in-law and her parents, but would have gone to some more distant regions, or else she would not have gone with such swiftness, but would have delayed out of the public highway, and in a place where her husband could not find her, and where she could fulfill

to satiety her lust.

This utter improbability therefore very well shows the truth of the cause for flight adduced by the wife in her sworn testimony—namely that she had gone swiftly to the City in order that she might there place her life and honor in safety in the home of her parents. For just as the strongest sentence of blame may arise from mere probability, so likewise no less presumption of innocence should arise from this improbability.

[Citations.]

And this is strongly urged by the frank protestation made in the very act of arrest at the inn of Castelnuovo to the husband himself by the Canon, who rebuked him concerning this flight: "I am a gallant man, and what I have done, I have done to free your wife from the peril of death." 220 So testifies Jacopo, son of the former Simon, a witness for the Fisc, in the prosecution for flight, page 50. And an example

was offered by me in my allegation as regards that flight, namely that of Scipio Africanus. [ccl] For when the beautiful young wife of Aleucius, the chief of the Celtiberi, had been captured by Scipio's soldiers, he said in restoring her to her husband: "Your wife has been with me as she would be with her own parents. Her virtue has been preserved for you so that she can be given back to you again, a gift unviolated and worthy of me and you." Titus Livius bears witness to this in his Histories, book 26, and page 493 in my volume.

And although it may be very difficult for a beautiful woman ¹⁶ to preserve the decorum of her honor while journeying in the company of a young lover, yet it is not utterly impossible, as the examples seem to show, which were related in my allegation § Quidquid dicat. And to these I add that of Penelope, of whom Ovid sings in book 3 of his elegies: [Amores III, 4, 23,] "Although she lacked a guard, Pene-

lope continued chaste among so many suitors."

And this is especially true since neither the journey nor the company of the Canon were voluntary, but were merely for the purpose of avoiding the peril of death. And since such necessity was present, the presumption drawn from Ovid's *Ars Amandi* is rendered still further inapplicable, namely that "From a passionate young man, can she be

believed to have returned a virgin?" [Heroides, 5, 129.]

Nor do the letters ²²² which were found in the closet ²⁸¹ of the inn at Castelnuovo seem to stand in the way and hinder the sentence petitioned, and impose a blot of infamy upon Francesca Pompilia. It is claimed that these were written by her to the Canon on account of the very devoted love with which she was pursuing him. But the exceptions and responses made in the past informations hold good. The first is that they were not acknowledged by her, nor was the identity of the handwriting proved; and some uncertainty is still present, since it is not evident to whom they were directed; nor would it be improbable that they might have been framed by the husband. ²²³ For he was present at the capture and search ²²¹ and hoped, indeed, that therefrom might result more readily the fixing of the crime of adultery. And he insisted very strongly upon this, in order that he might gain the desired dowry and lucre. ⁴⁰ This mere possibility to the contrary is enough to avoid the proof, which it is claimed may be drawn from them. [Citations.]

[ccli] The second response is that, even though such exceptions as the above might not hold good, yet no proof of violated conjugal faith and of dishonor can be drawn from these letters. For even though proof of adultery may result from love letters, it is utterly excluded in our case when we see that they were directed to a licit end,²⁴⁷ namely toward soliciting the Canon that he might afford her aid in her flight and that she might avoid deadly peril. For then, just as the end is permissible, so should the means also be considered lawful and per-

missible, even though suspicion is not lacking; for these should be considered, not in themselves, but on account of their end. [Citations.] But indeed, unless from the love letters themselves there result an implicit confession of fornication, proof of adultery can not be drawn

from them. [Citations.]

It should be specially noted that she had very strong confidence in her own continence and in the integrity of the Canon. And she trusted him much, and hoped that he would conduct himself modestly during the journey, since it is evident from these same letters that she had found fault with him for his freedom once: "And I marvel that you, who have been so chaste, have composed and copied matters that are so dishonorable." And further on: "But I would not have you do in any case as you have done in these books. The first of them is honorable, but the other octaves are quite the contrary. I can not believe that you, who have been of such honor, have become so bold." For such sincere objurgation and the very tenor of the letters, in which no dishonesty is read, clearly show and declare the spirit of Pompilia, who wrote them. For just as words are to be understood according to the thought of the one proffering them, so likewise should letters be interpreted according to the intention of the one writing them. [Citations.]

[cclii] Since therefore the honor and modesty of Pompilia is vindicated from the flight and the letters, of still lighter weight are the other proofs of pretended dishonor. These are deduced from the approach of the Canon to her home ¹⁷⁰ for the purpose of speaking to her; from the insidious manner in which the flight was prepared and put into execution, by means of an opiate ¹⁹⁰ administered to her husband and the servants; from their mutual kisses on the journey;²⁹⁰ and from their sleeping together at the inn of Castelnuovo.²¹⁵ For beside the general response that no conclusive proof is offered for all these, such as would be necessary to establish Pompilia as guilty of adultery, there is a

separate response for each of them.

The entry and egress at night time ¹⁷⁰ into the home of Francesca rests merely upon the deposition of a single witness, Maria Margherita Contenti, ¹⁷¹ who is under two very relevant exceptions: namely those of singleness and of harlotry. ¹⁷² Her word therefore can impose no blot of infamy. [Citations.] And since such approach would tend toward the single end of arranging for the flight and rescue of the unfortunate wife from the very imminent peril of death, it should not be presumed to be for an evil end. For when an express cause is plainly present, to which a matter may be referred, and this cause is entirely lawful, the matter should not be attributed to a cause that is illicit and criminal. [Citation.]

The insidious manner, also, whereby Francesca Pompilia put into execution the flight, by preparing an opiate 100 for her husband and all

the household (aside from the fact that it is not proved), would afford proof of sagacity rather than of dishonor, even if it were proved. For the wife would have been very foolish if she had attempted flight with-

out such a precaution.197

Under the same lack of proof labors the asserted mutual kissing during the journey;208 for that proof is entirely too slight, which is pretended to result from the deposition of a single witness of the lowest class. [ccliii] Especially since his word is shown to be too much prejudiced: for he swears that, while he was driving the carriage swiftly at night time, he saw Francesca Pompilia and the Canon kissing each other. Nor does he give any reason, as that the moon was shining, or that some artificial light was present to dispel the darkness. much as such a detail is necessary in a witness who is testifying about a deed at night time, its omission takes away all confidence in him. [Citations.] For there is to be added another very strong improbability, namely that, while he was driving the carriage with such velocity that it seemed to fly rather than to run, he could see their mutual kissing by looking backward. Still more is this improbability increased by the very word of this same witness, since he swears that he had driven Pompilia without knowing that it was she, until afterward, while returning to Arezzo, he had met Guido Franceschini, her husband, following her. Because if he had seen her kiss, he would have recognized her straightway, since he had often seen her before and she was well known to him. And therefore it should be absolutely declared that, either influenced by the tedium of his secret prison,207 he had been compelled to swear so, or, as is more probable, since on account of the very great speed of the carriage the bumping together of those seated therein might chance,200 he had believed that this chance jostling of their heads and faces was for the base purpose of kissing. Hence the proof arising from his deposition was justly held in contempt in the prosecution for flight. And it would have been considered if it had had any probability.

Finally the proof of dishonor drawn from the asserted sleeping together in the same tavern at Castelnuovo, is far weaker, since it was constantly denied by both Pompilia and Caponsacchi in their testimony. And only a single witness, the house-man of the same tavern, swears to it; and this also not from certain knowledge, but presumptively, [coliv] because they had asked him for a room with a single bed. Canon Caponsacchi frankly confesses why he had ordered that only a single bed should be prepared—namely that Francesca Pompilia, who was worn out because of ill-health ²¹³ ²¹⁸ and the discomfort of their precipitate journey, might rest a little, while he himself kept guard. ²¹⁴ Such an act should not be assigned to an illicit cause, as Cravetta [Citation] advises in such circumstances. And, in No. 15, he says that interpretation should always incline to the humaner side, even when the rigorous

side may seem the more likely. And the same author continues thus in Nos. 20 and 21. For it would not suffice as a full proof of adultery that any one be found alone and naked with her alone and naked, and that a young man be found unclothed and with shoes off in a closed chamber with a woman. Much less can such proof arise from a very brief delay in the same chamber for the purpose of keeping watch.²¹⁴

Very slightly does it stand in the way that Francesca Pompilia, in her cross-examination, concealed this delay by asserting that she had arrived at the tavern at dawn.²¹² For she was very well aware of the credulousness of her husband, and possibly asserted this to avert further suspicion of violated honor, which certainly might have arisen if she had confessed that she had spent a longer time in the tavern. As even if she had not denied such a stay, the confession under circumstances that still argue for the preservation of her modesty would not have been to her

prejudice, so likewise the lie can do no injury. [Citations.]

But all suspicion of pretended dishonor is quite eliminated by the assertion of the most unfortunate woman, which was made in the very face of death, after many severe wounds had been inflicted upon her by her husband. [For she declared that] she had never sinned against her marriage vow, ⁵⁰⁶ as is very evident from the numerous depositions of religious men, ⁵⁰⁵ who ministered to her in death. They assert that they heard her continually praying that she might be given no forgiveness by the Divine Clemency for such a sin, ⁵⁰⁶ This assertion made in the very face of death, [cclv] deserves all faith, ⁵⁰² since no one placed in that condition is presumed to be so unmindful of eternal safety as to be willing to lie. [Citations.]

Finally, no foundation for accusing the memory of Francesca Pompilia of dishonesty can be established upon the asserted decree of this most Illustrious Congregation, by whom Canon Caponsacchi was condemned to three years' banishment in Civita Vecchia,²⁷¹ with a statement made of his running away and criminal knowledge of Francesca Pompilia. For, as the Fisc himself admits, there was demanded by me, though not *in extenso*, the modification of that title by the honorable Judges, with the approval of his Excellence the Governor. And therefore, in the order for imprisonment, these words were suppressed and

others were put in their place: Pro causa de qua in actis.

All further difficulty is removed from the mere consideration that such a decree had been issued, while no defenses had been made for Francesca Pompilia, and while she was still utterly without a hearing. For she had not the slightest knowledge of it, since she had not been notified. But in the decree for the assignment of the home as a prison, only a cause relative to the trial was expressed. Hence it could not injure her, since it was issued against a third party 554 while she herself had not been cited. [Citations.] And in the circumstances that a

sentence given against an adulterer can do no injury to the adulteress when she has not been cited, is the text [Citations]: "If he is condemned, the wife is not condemned thereby, but shall carry on her own

case." [Citation.]

This is especially true since we are not now contending to free the husband from wife-murder, and to infer a just cause apart from belief [cclvi] in the dishonor of the wife resulting from the said decree, and which would excuse him from the penalty of the Cornelian law. In this case, the changing of the said decree might possibly serve for an escape. But we are contending about the damning of the memory of a woman now dead, and about rescuing her and her family from infamy. And in the latter case just as such a harsh decree could not injure her during her lifetime, so likewise it can not do her injury after her death.

ANTONIO LAMPARELLI, Procurator of Charity.

[in old writing]

And according to the letter of Carolo Antonio Ugolinucci, May 17, 1698, I understand that the criminal court after two votes, decided on absolution.

[cclvii is blank in original.]

[cclviii] [File-title of Pamphlet 17.]

By the Most Illustrious and Most Reverend Lord Governor in Criminal Cases, or by the Most Excellent Lord Venturini.

Roman Lawsuit.

For the Heir-beneficiary of the former Francesca Pompilia, formerly wife of the former Guido Franceschini, against the Fisc and Associates in the Lawsuit.

Memorial of Fact by the Honorable Procurator of the Poor.

At Rome, in the type of the Reverend Apostolic Chamber, 1698.

[cclix] INSTRUMENT 458 OF FINAL JUDGMENT.

[Pamphlet 18.]

Given for the restoration 457 of the good name and reputation of Francesca Pompilia, now dead, formerly the wife of Guido Franceschini of Arezzo, now dead; for acquittal in favor of Domenico Tighetti, as an heir beneficiary of the same Francesca Pompilia, from all disquietude, 364 all molestations, vexations, and perturbations, brought or threatened to be brought by the Venerable Monastery of Saint Mary Magdalene of the Convertites 277 in the Corso; together with the citations lawfully executed in observation of the four terms to instruct themselves as to the appeal and its legal prosecution, in order that the same sentence might pass on, as it has passed on, to judgment, because no appeal has been interposed.

In the name of God, Amen.

September 9, 1698, under the sixth declaration in the eighth year of the Pontificate of the Most Sacred Father in Christ, etc., Innocent XII, Pope by Divine Providence. This is a copy or transcript of the citations made by my own act, and written below, and of the sentence rendered respectively of the following tenor, namely:

The Most Reverend and Most Illustrious Governor in Criminal Matters: *554

Let the undernamed principals on the other side be cited, etc., to appear in the Criminal Court to-morrow, which will be the nineteenth day of the current month, at the accustomed hour of convening court, lest it seem good that each and all the terms be repeated as ill founded, and that they therefore are to be held and observed as null and void in their force for any powers whatsoever, and lest the one so insisting be freed from censures, so far as, etc., it be concluded, or seem best to be concluded in the case, [cclx] and that the final sentence be heard in due form according to the aforesaid insistence by Domenico Tighetti, heirbeneficiary of the former Francesca Pompilia, the wife of the former Guido Franceschini, as Principal, or, etc.

NOTARY FOR THE POOR.

The Most Illustrious Francesco Gambi, 455 Procurator General of the Fisc, and of the Reverend Apostolic Chamber.

The Honorable Giovanni Maria Serbucci, Procurator and Manager of the lawsuit brought by the former Guido Franceschini.

The Honorable Francesco Paracciani, Procurator of the Venerable Monastery of St. Mary Magdalene of the Convertites in the Corso.

Against the Procurator General of the Fisc, etc. He says that no sentence can be given, unless in favor of the Fisc, and so far as, etc., insists that he be granted delay for the purpose, and in the meantime they can not go on to any expediting of the cause, except for reason given in full court, and by the vote of the Lords thereof, and by testimony of the opposition in prison, and without citing all who have interest, etc., this 18th day of August, 1698.

FRANCESCO GAMBI, Procurator General of the Fisc.

I have made the above citation against the Fisc personally this day, and against the others by copy, which was sent to their homes, this August 18, 1698.

BALATRESIUS.

ALOYSIUS PICHIUS, Substitute for the Fiscal General.

August 19, 1698.

When he had made statement of fact, Antonio Lamparelli, Procurator, presented his case and petitioned as above. Thereupon the Most Illustrious and Most Excellent Lord, Marcus Antonius Venturinus, J. V. D., 450 270 who holds the judicial bench, for the Most Illustrious and Most Reverend Governor of our dear City in criminal cases, gave sentence, as in this schedule, which he has taken in his own hands, has seen, read, and subscribed, and given and consigned to me as a notary for publication of the following tenor, etc., in the presence of Antonio Bernardino Piceno and Antonio Toparino of Caprarola, witnesses, etc.

In favor of Domenico Tighetti, in the name, etc., against the Fisc

and those consorting with him in the suit.

In the name of Christ, whom we have invoked, we who sit for this Tribunal, and who have only God before our eyes, give this as our definitive sentence, which we offer in these writings by the advice of those skilled in law, in the cause or causes which have been tried before ourselves in the first place, or in the second, and which are now being considered, between Domenico Tighetti, as the heirbeneficiary of the former Francesca Pompilia, the wife of the former Guido Franceschini of Arezzo, on the one part; and the Fisc and Giovanni Maria Serbucci as Procurator and Manager of the lawsuit of the former Guido Franceschini, and Francesco Paracciani, Procurator of the Monastery of Santa Maria Magdalena of the Convertites in the Corso for all their rights and parts in that interest, on the other part; concerning and upon the pretended adultery committed by the said former Francesca Pompilia with Canon Giuseppe Maria Caponsacchi,

and as regards other matters in the conduct of the cause or causes of this kind, [cclxi] more fully deduced, etc. By authority of the decree for the remission of the case, which was made by the Most Illustrious and Most Reverend Auditor S. S., by the acts of Pascasius, concerning which in the conduct, etc., and for cause given in the Court, and by vote of the same, we say, pronounce, declare, and finally adjudge from what has been newly deduced, that proof is not established as regards the pretended adultery, and therefore the memory of the same Francesca Pompilia should be and is *entirely* restored to her pristine good name and reputation; and that the same Domenico Tighetti, in whose name the above was deduced, should be and is absolved and liberated from each and all disquietudes, molestations, vexations, and perturbations brought, or threatened to be brought, by occasion of these, as on account of the statement of these we have restored, absolved and freed him, as above. And for this restitution and absolution and freedom, we wish and command that it be held as law that the suit or suits, of whatever nature, which have been brought thereupon be abolished, as we abolish them. And we charge that perpetual silence be imposed upon the Fisc and his consorts in the suit. And we have thus spoken, pronounced, declared, and finally given sentence, not only, etc.

I, Marcus Antonius Venturinus, who hold the judicial bench have so

pronounced.

Given on this 19th day of August, in the presence of Antonio Bernardino Piceno, and Antonio Toparino of Caprarola, Witnesses, etc.

By the Most Illustrious Governor of the City in criminal cases, or the Most Excellent Lord Venturini.

Let the undernamed be cited for learning the appeal, and its lawful prosecution for the first time, at the aforesaid instance of Domenico Tighetti, as Principal Heir-Beneficiary of the aforesaid Francesca Pompilia, formerly wife of Guido Franceschini:

CHARITAS.

The Honorable Giovanni Maria Serbucci, as Procurator and Manager of the legal proceedings of the said former Guido Franceschini, as principal on the other side.

The Honorable Francesco Paracciani, the Procurator of the Venerable Monastery and Convent of St. Mary Magdalene of the Convertites in the Corso for all, etc.

I have made the said citation at his home, August 31, 1698.

MOLINELLUS.

September 1, 1698.

When we had made statement of fact, R. D. Alexander Cassar, Substitute Procurator of Charity, appeared, petitioned, and was granted, as above.

By the Most Illustrious Governor of the City in criminal causes, or by the Most Excellent Lord Venturini.

Let those named below be cited for learning of the appeal and its legitimate prosecution this second time, at the aforesaid instance of Domenico Tighetti, heir-beneficiary of the former Francesca Pompilia, formerly wife of the former Guido Franceschini, Principal, or, etc.

CHARITAS.

[cclxii] D. Giovanni Maria Serbucci, as Procurator and Manager of the lawsuit brought by the former Guido Franceschini, as the Principal on the other side.

D. Francesco Paracciani, Procurator on the other side for the Venerable Monastery and Convent of St. Mary Magdalene of the Convertites in the Corso, for all, etc.

September 1, 1698, I have made this.

MOLINELLUS.

By the Most Illustrious Governor in criminal causes, or by the Most Excellent Lord Venturini.

September 3. When he had made statement of fact, R. D. Alexander Cassar, Substitute Procurator of the Poor, appeared, petitioned, and was granted, as above.

Let those named below be cited for learning of the appeal and its lawful prosecution, this third time, at the aforesaid instance of Domenico Tighetti, heir-beneficiary of the former Francesca Pompilia, wife of the former Guido Franceschini, as Principal, or, etc.

CHARITAS.

- D. Giovanni Maria Serbucci, as Procurator and Manager of the lawsuit brought by the former Guido Franceschini, as principal on the other side.
- D. Francesco Paracciani, Procurator of the other side for the Venerable Monastery and Convent of Santa Maria Magdalena of the Convertites in the Corso, for all, etc.

I made this September 3, 1698.

Molinellus.

September 4, 1698.

When he had made statement of fact, R. D. Alexander Cassar, substitute Procurator of the Poor, appeared, petitioned, and was granted as above.

By the Governor in criminal causes, or the Most Excellent Lord Venturini.

Let those named below be cited for learning of the appeal and its lawful prosecution, this fourth time, and of the final presentation, and the decree, etc., at the aforesaid instance of Domenico Tighetti, heirbeneficiary of the former Francesca Pompilia, formerly wife of the former Guido Franceschini, as Principal, or, etc.

CHARITAS.

D. Giovanni Maria Serbucci, as Procurator and Manager of the lawsuit brought by the former Guido Franceschini as Principal on the other side.

D. Francesco Paracciani, as Procurator of the Venerable Monastery and Convent of St. Mary Magdalene of the Convertites in the Corso, for all, etc.

I have done this, September 4, 1698.

BALATRESIUS.

September 5, 1698.

When he had made statement of fact, R. D. Alexander Cassar, Substitute Procurator of the Poor, appeared, petitioned, and was granted, as above.

I, Domenico Barlocci, Notary of the Court of Criminal Causes of the Most Illustrious and Most Reverend Governor of the City, as Notary for the Poor, have found this copy correct by collating it, although it was extracted from the original documents by one who is trustworthy in my eyes, etc. In pledge of the above, I have subscribed and have published it, as I am required to do.

[The seal of the said Notary.]

The Secondary Source

of

The Ring and the Book

A Contemporary Manuscript Pamphlet.

NOTE.

"The following pages contain a MS. contemporaneous account of the execution of the principal actors in the tragedy which has been immortalized in the poem of The Ring and the Book.

"I am enabled by the kindness of my friend, Mr. Browning, to give it a

place in these Miscellanies of the Philobiblion Society."

JOHN SIMEON.

(I shall not attempt to say with what a feeling I correct proof-sheets received on the day subsequent to that which brought the intelligence of the death of this great-hearted and noble-minded man, characteristically good and gracious to the very last.)

R. B., May 24, 1870.

The above words are the introduction by Sir John Simeon and the comment by the poet (Philobiblion Society Miscellanies, XII, 1868-9), on the reprint of the subsequent pamphlet in the original Italian.

It was found in London by one of Browning's acquaintances, who, knowing the poet's interest in the subject, sent it to him. Internal evidence indicates that it was probably written (but not published) some few years after the crime, and it is more popular in style than any part of the Book. The writer during the first half of his pamphlet follows closely the affidavit of Pompilia and the second anonymous pamphlet [No. 15] of the Book. He then adds much interesting information as to the murder and the pursuit, arrest, trial and execution of the criminals. Browning uses almost every scrap of additional information it affords. He accepts its fact with the same fidelity he shows in using the Book, and uses it extensively and without discounting its value as compared with the official record. It is therefore treated as an essential portion of the present source-study. Its new matter will be indicated by italics in the following translation.

Mrs. Orr has published somewhat less than half of the pamphlet in her Handbook in translation, which has been reprinted in the Camberwell Browning, and in the Browning Guide Book by G. W. Cook. The present version is made directly from the Italian text of the Philobiblion Society reprint.

THE DEATH OF THE WIFE-MURDERER GUIDO FRANCESCHINI, BY BEHEADING.

Guido Franceschini, a nobleman of Arezzo 37 in Tuscany, had stayed for some time here in Rome in the service of a person of some eminence.³⁹ He decided to take a wife with dowry enough to be of advantage to his own house. When he had revealed this desire to a certain hairdresser 18 near the Piazza Colonna, she proposed to him the Signora Francesca Pompilia, thirteen years of age, the daughter of a certain Pietro Comparini and Violante Peruzzi. For beside the promised dowry she was heir to the reversionary interest in bonds and other properties worth about 12,000 scudi. When he had heard of this advantageous dowry, which seemed to him to be quite to his point, he lost no time in revealing it to his brother Abate Paolo, who had dwelt here in Rome for many years in the service of a Cardinal. He went along with Guido to the mother 19 of the young woman, as they flattered themselves that they would succeed better in this way than by demanding her of the father, who was somewhat hard to approach. When they had made it appear that their income was of considerable amount, they succeeded in their intent; although it was then found out that their entire capital did not amount to the total of their income, as given in that note.82

It was easy for Franceschini to win over this woman, so as she was driven by the ambition of establishing her daughter in the home of persons of good birth. She gave her own consent, and so worked upon her husband so as to induce him to sign the marriage bond. Then when Comparini had been informed by a person who knew the resources of Franceschini, that they were quite different from what they had been represented to him, so he changed his mind, nor did he wish under any consideration to carry out the marriage. He gave as a pretext the very tender age of his daughter, along with other reasons. The mother of Francesca, however, not seeing any chance to give her daughter to Franceschini, had her secretly married during December, 1693, in San Lorenzo in

Lucina.85

When this marriage reached the ears of Comparini, he was much angered at Violante. But she had such a gift of gab that Comparini not only agreed to it, but beside the dowry of 2,600 scudi, no which he had already paid 700

scudi, he also made gift of his entire possessions to the couple.91

After several days, Franceschini decided to conduct his wife and her parents back to Arezzo, and this took place in the same December. When they had arrived there, the parents of the wife could see that the state of their son-in-law was much worse than they had imagined it. Therefore they were all the more embittered by the penuriousness they showed in the food, and in many other matters. One morning while they were at the table they heard their daughter denied fire for warming her bed, and saw the Franceschini practice many other cruelties toward her. They were much troubled at it, and all the more so when they saw a Canon of the Franceschini household, household, had to make her escape by running into a room and shutting the door. Then one evening her father went to visit a friend, and when he had come back home he

14

found the door shut. Therefore his daughter, who was still awake, was obliged to go downstairs to open it for him, but not without first having called her husband, who never even opened an eye. Then when she had gone down to open the door and had gone outside a few steps to meet her father, all of a sudden she found herself shut outside the house along with her father. For that reason they were both of them obliged to sleep outside of the house that night, her father at the inn and the daughter at one of the neighbors. Therefore, more and more, as the days passed, the Comparini decided to return to Rome. But as they were without money they were obliged to beg it of Franceschini, who scarcely gave them the necessary expenses of the journey. But we were without money they were obliged to beg it of Franceschini, who scarcely gave them the necessary expenses of the journey.

When the old Comparini had departed, Franceschini thought to hide what had happened. He constrained his wife to write "to Rome to the Abate, his brother, to tell him that she cherished in her heart his memory. This letter was dictated by the husband himself. The ignorant girl did as Guido wished, whose purpose was to have it believed that his parents-in-law were the fomentors of the dissension which prevailed between the couple and the rela-

tives of Franceschini.

When the Comparini had reached Rome, ill-contented as they were with the house of their son-in-law, for whom they now saw they had sacrificed their daughter, they did not know how to hold their peace about that matter, of which they themselves had been the cause. All the more so when they were harassed for the remainder of the dowry, beside the fact that they saw the rest of their property in danger. While affairs were in this state a Jubilee 102 was announced; under these circumstances Violante Comparini revealed in confession 103 that Francesca Pompilia, who was married to Franceschini, was not their daughter, but that the birth had been pretended. She had in fact been born of a poor widow, a foreigner, 1005 and had then been adopted to bring it about that the reversionary interest 60 would fall to their house, and hence to make good the many debts of her husband. 107 When the confessor heard this, he charged her to reveal all the affair 104 to her husband himself. Violante obeyed, and Comparini was greatly surprised at it, and rebuked his wife sharply. He then submitted the matter to judgment before Monsignor Tommati,261 following was spoken in sentence: It should be maintained that Francesca Pompilia shall be and is in quasi-possession of her relationship as daughter. Therefore appeal 264 was taken by the Comparini to the Tribunal of the Sacred Rota, but the suit still remains undecided.265 In the meantime the Franceschini, seeing that they had been deluded by this circumstance, since they could not get possession of the residue of the dowry, redoubled their cruelties to the poor Pompilia even to the point of threatening her with death. Hence she was very often obliged to save herself by fleeing into some other house, or before the authorities, 135 or even into the presence of the Bishop, 139 whom she finally begged to save her by putting her in some monastery. But this prelate thought it better to send her back 100 to her husband's home, urging him not to mistreat her.

When the unfortunate woman saw that the admonitions of this Bishop had been useless, and that this way of softening the heart of her husband and his relatives had proved vain, and when they reproved her for sterility 116 and for coquetry, 127 and for other faults of their own imagining, she betook herself to an Augustinian, Romano, 146 that he might write to his Superiors or to her parents to find some provision for her. But although the Father promised to do as she desired, his letters never reached their destination. The wretched woman was therefore desperate, and determined to get to Rome in some manner or other. She told the whole matter to Canon Conti, 146 a relative of the Frances-

chini, to whom she made a most pathetic picture of her situation. He was moved thereby, and answered that he would aid her, as he did by offering to have her taken to Rome by Canon Caponsacchi, his friend, since he himself ought not and could not do it. When the circumstances had been told to Caponsacchi, he was opposed to it for fear of incurring the anger of the Franceschini, he was opposed to it for fear of incurring the anger of the he consented thereto. And on the last Monday of April he the wife arose from bed as soon as day dawned, he will will her husband knowing about it. She took some things of her own, some jewels, and money, left the house, and at the gate of the city found Caponsacchi, who was awaiting her with a carriage. They mounted together and set out on the road toward Rome.

When Franceschini awoke and discovered the flight of his wife, as he already suspected that she had started for Rome, he began to pursue her, and on the following Tuesday [should be Wednesday] overtook her at Castelnuovo in the post-house, 110 where she was in company with Caponsacchi. The young woman was not at all terrified at the sight of her husband, but on the contrary she mustered her courage and reproved 228 him for all the cruelties practiced upon her, because of which she had been forced to this step. Then Franceschini was thunderstruck, and did not know how or what to respond. Hence he thought it best to have recourse to the authorities. The fugitives were arrested by the Governor of the place, and both of them were taken to Rome and placed in the New Prisons, 205 345 and were charged with adultery because they had run away together. He tried to prove the charge by certain love-letters 205 which had been found, and by the deposition of the driver, 306 But as the adultery was not proved, the Canon was condemned for three years to Civita Vecchia, and the wife was shut into the monastery of the Scalette 216 on the Lungara. 306

When the husband therefore saw that this had not helped him in gaining the dowry, he decided to go back to his own country, 256 leaving the care of his case in the hands of his brother, the Abate, who was in the service of a Cardinal. But although the Abate tried by many a turn to succeed in his intent before the tribunals, he could not achieve it. Hence he also decided to leave Rome. And he was spurred all the more by its becoming known that his sister Pompilia was with child.283 For this reason, the Governor of Rome had constrained him to consent that she should keep her own home as a prison, 284 under security of 300 scudi to present herself at every demand of the Tribunal. The Abate indeed was unwilling to give his consent 288 unless Pietro Comparini should first assume obligation, by an official document, to furnish her with food. 281 And then, when he had obtained the permission of his Cardinal, he sold his furniture and books, and when he had made them pay over the 47 scudi which had been found upon Pompilia at Castelnuovo he left Rome. 304 After that Pompilia bore a son, 200 whom she named Gaetano, 20 after the saint to whom she made her vows.

Franceschini, who was now overwhelmed with manifold troubles, and was urged on now by honor and again by self-interest to take vengeance, at last yielded to his base thoughts and planned to kill his sixteen-year-old wife and her parents. When four other criminals had been admitted to the scheme, he left Arezzo and on Christmas eve reached Rome. 311 He stopped at Ponte Milvio, 310 where there was a villa of his brother. There he remained in hidding with his followers until a time opportune for the execution of his designs should come.

They spied out all the ways of the Comparini family, and on January 2, which was Thursday, 301 at about seven o'clock 200 in the evening, he approached the Comparini home with his companions. He left on guard at the street door

Biagio Agostinelli 815 and Domenico Gambassini, and knocked at the door, When he had said that he brought a letter of Canon Caponsacchi 321 from Civita Vecchia the door was opened to him. Immediately this cutthroat Franceschini, assisted by the other two criminals, leaped upon Violante who had opened it 323 and struck her dead to the ground. Pompilia in this crisis 325 extinguished the light, hoping thus to escape the assassins, and ran to the neighboring door of a locksmith crying out for help. But when she saw that Franceschini was provided with a lantern she went to hide under the bed; but she was dragged from there, and was barbarously slain with 22 wounds 326 by the hand of her husband. Not content with that, he dragged her to the feet of Comparini, 328 who was likewise wounded by one of the other assassins, and was crying out "confession." 324

When the uproar of this horrible slaughter was heard abroad, 331 people ran thither, but the criminals succeeded in escaping. But in their haste one of them left his cloak, and Franceschini his cap, 336 which betrayed him afterward. The unfortunate Francesca Pompilia, under the burden of such wounds as those with which she had been cut to pieces, implored the Holy Virgin 349 for the favor of confession, and obtained her prayer. Hence she survived some little while and was able to tell about this horrible crime. She told that after the deed was done her husband had asked of one of the cutthroats who had done the murder with him, if she were indeed dead. When that one had assured him, he replied: "Let us lose no time. 330 but return to the vineyard." And so they made their escape. In the meantime the police had been summoned, and came with a captain. A confessor was quickly called and also a surgeon who gave his

attention to the luckless girl.

When the Governor had been informed of the outcome, he immediately despatched Captain Patrizi to arrest the criminals. When the posse 225 arrived at the vineyard, 333 he found that these were no longer there, but that about an hour ago they had left in the direction of the highway. Then Patrizi followed without interrupting his journey, and when he had reached the inn he learned from the host that Franceschini had demanded horses with threat of violence. 500 but they had been denied him, because he lacked the necessary order. 501 Hence he had traveled afoot with his companions toward Baccano. 340 Patrizi continued his march, and after taking the necessary precautions arrived at the tavern of Merluzza. 340 There he found the assassins, who were straightway arrested. On them were found, still stained with blood, 342 those daggers with which they had done the murders, and upon Franceschini were found 150 scudi in money. This arrest indeed cost the life of Patrizi, 346 because having been overheated and wounded with a slight scratch he died in a few days.

Franceschini's dagger was of a Genoese pattern, 414 triangular, and with certain hooks made in such a way that in wounding they could not be drawn from the

wound without such laceration as to render the wound incurable.

When the criminals were known to be at Ponte Milvio, in that very inn they were heard on their preliminary examination by notaries and judges sent there

expressly, and satisfactory confession was had.

When the capture of the delinquents was known in Rome, a countless throng of people rushed thither to see them, while all the criminals were tied to their horses and conducted to Rome. It is told that Franceschini, while making the journey, asked one of the officers how in the world the crime had ever been discovered.3 And when he was answered that his wife, whom they had found still living, had revealed it, he was so astounded that he was, as it were, deprived of his senses.

About five o'clock in the evening on they reached the prisons. Ses A certain Francesco
Pasquini, of the town of Castello, and Alessandro Baldeschi of the same town, both

of them 22 years old, 424 along with Guido Franceschini had been the slayers of the Comparini. And Gambassini and Agostinelli were those who had stood guard at the street door.

In the meantime there were exposed in San Lorenzo in Lucina 51 the bodies of the assassinated Comparini, who were so disfigured, and especially the wife of Franceschini, by wounds in the face 32 that they were no longer recognizable. The unfortunate Francesca, when she had taken sacrament and had pardoned her murderers, and had made her own will, died, not yet having completed her seventeenth year. This was on the 6th, 550 which was the day of the Epiphany. She was able to justify herself against all the calumnies inflicted by her husband. The surprise of the people at seeing the said bodies was great, because of the atrocity of the deed, which truly made them shudder, seeing that two old septuagenarians 64 and a young girl of 17 years had so wretchedly perished.

As the trial of the criminals advanced, there were many arguments made on

the matter, laying stress on all the more aggravating circumstances which accompanied this horrible massacre. Others also were made in the defense with much erudition, especially by the Advocate of the Poor, who was a certain Monsignor Spreti. He succeeded in delaying the sentence, because Baldeschi 300 made denial, even though "the cord" was administered to him twice, under which he swooned. Finally he confessed, and the others did likewise. They also revealed that they had planned to kill Franceschini himself, 338 and to rob him of his money, because he had not kept his word to pay them as soon as

they left Rome.

On February 22 was seen in the Piazzo del Popolo 42 a great platform with mannaia, and two great gallows, 41 which had been built for the execution of the criminals. Many stands were constructed for the accommodation of those curious to see such a terrible execution, 413 and so great was the concourse of people 417 that some windows brought as much as six dollars each. At the eighth hour [2 a. m.] 434 Franceschini and his companions were informed of their death and were placed in the Consorteria. There they were assisted by Abate Panciatichi and Cardinal Acciajoli, 433 nor did they delay in preparing themselves to die well. 437 At the 20th [2 p. m.] the Company of Death and of Pity arrived at the Prisons. The condemned were made to go downstairs 438 and were placed upon separate carts to be drawn to the place of execution.

The first to mount the cart was Agostinelli, the second Gambassini, the third Pasquini, the fourth Baldeschi, and the fifth Franceschini, who showed more

intrepidity and composure 459 than the others, to the wonder of all.

They left the Prison 400 and followed the Pilgrims Street, the Street of the Governo, of Pasquini, Piazza Navona, the Pantheon, Piazza Colonna, and the Corso.

The first who was executed was Agostinelli, the second Gambassini, the third Pasquini, the fourth Baldeschi, and the last Franceschini. When the last named had mounted the platform, he asked pardon for his sins, and begged them to pray for his soul, adding that they should say a Pater, an Ave, and Salve Regina for him. 415 When he had made the confessor announce that he was reconciled, he adjusted his neck upon mannaia and, with the name of Jesus on his lips, he was beheaded. The head was then shown to the people by the executioner.

Franceschini was low of stature, thin and pallid, with prominent nose, black hair and a heavy beard, and was fifty years of age." He wore the same garb as when he committed the crime—that is a coat of brown cloth, black shirt, a vest of goatshair, a white hat and cotton cap; clothed presumably as he had been when he

had set out from Arezzo. 448

The execution took place during the Pontificate of Innocent XII, in 1608.



Trial and Death of Franceschini and his Companions,

for the

Murder of Comparini, his Wife, and Daughter,

Which happened during the time of Innocent XII.

NOTE.

The following additional account of the Franceschini murder case was discovered a few years ago in the Royal Casanatense Library, Rome (Misc. Ms. 2,037), in a volume entitled Varii successi curiosi e degni di esser considerate, containing thirteen pamphlets by various authors, most of them concerning famous criminal trials, the majority of them from Rome of the 17th century. The volume is in a hand of the early 18th century, and contains an indorsement to the effect that a copy was made from it in 1746. The Franceschini murder is the subject of the tenth narrative of the volume. Internal evidences indicate that it was written somewhat later than the secondary source pamphlet, by one who has considerable knowledge of the crime. It presents a better story and a fuller account of the motives of the actors, especially those of Abate Paolo and Violante, together with a number of additional matters of fact not contained in the Book. It never fell in Browning's way and hence has no immediate source-relation to the poem, but it does prove in some cases the accuracy of Browning's conjectures of unknown facts when definite data failed him.

The pamphlet was printed in translation by W. Hall Griffin in the Monthly Review, November, 1900. The present version has been made by the editor from a transcript of the original Italian executed by a friend in Rome.—C. W. H.

TRIAL AND DEATH OF FRANCESCHINI AND HIS COMPANIONS,

FOR THE

MURDER OF COMPARINI, HIS WIFE, AND DAUGHTER,

WHICH HAPPENED DURING THE TIME OF INNOCENT XII.

The Abate Franceschini, 50 born in Arezzo, Tuscany, of a family which was noble but poor of estate, having the cleverness to advance his own fortunes, proceeded to the city of Rome and was admitted by Cardinal Lauria into his household as Secretary of the Embassy. His inherent mental aptness won for him the favor of the Cardinal, who was held in great esteem in the Sacred College by reason of his learning, and who stood so high that he might well have aspired to the Papal Chair. In this lucky juncture, Abate Paolo, wishing to take advantage of his good fortune, thought to provide a wife for his brother Guido and to recoup his family fortunes by a rich dowry. Guido had served Cardinal Nerli³⁰ in the same capacity, as Secretary of the Embassy; but either because he had not the good luck or the ability of his brother he left that service. Although Paolo knew that the idle state of his brother would be hurtful to his claims of dowry, he did not cease aspiring to a very advantageous one, flattering himself that his own distinction might make up for the shortcomings of his brother.

Now Guido had reached full maturity, was of weak temperament, ordinary in appearance, ⁵⁵ of a disposition more gloomy than pleasant, and moreover was of scant means. Hence, unless Abate Paolo should use his own influence, he could have little expectation for Guido. After having attempted several alliances of high rank, Paolo fixed his thought on Francesca Pompilia, the daughter of Pietro and Violante Comparini. As she was their only child, and as her parents were too far advanced in years to have other offspring, she would fall heir to a reversionary interest of 12,000 scudi; and he hoped that he could easily make the match, as the Comparini were rather inferior to him in birth.

A certain hairdresser frequented the home of the Comparini with the familiarity admitted by those women who desire to make themselves appear more beautiful to their husbands' eyes than they are and which some husbands tolerate who rely too much upon the fidelity of their wives. Paolo considered this woman to be the best means for aiding his designs for the marriage of Guido, and the latter often went to her shop with the purpose of winning her confidence by odd jobs. When he had often turned the talk to the subject of

taking a wife, she told him one day he might readily apply for the daughter of the Comparini, for she had a suitable dowry, besides being heiress to a reversionary interest, and was of a small family connection, which were his very requirements. When through her efforts he had succeeded in achieving the marriage, it was understood he should reward her with 200 scudi. The hairdresser lost no time in broaching the matter to Violante, 79 who, anxious for the advancement of her daughter and for the establishment of her own interests, agreed to speak of it to her husband and, if the matter were as stated, to persuade him to effect it. Violante spoke to her husband 81 about it and he did not reject the proposal provided that the vaunted riches of the Franceschini were verified, but he said this would have to be given in a written statement attested by well-known and reliable persons. When the hairdresser had carried back this word to the Franceschini, they sent a statement 82 of their real estate in Arezzo, with an income amounting to 1,700 scudi, attested by persons well

known to the Comparini and who confirmed it to them orally.

Abate Paolo, fearing lest this fortune might escape him, gave them no time to change their minds, and in order to make the matter surer he desired to secure it by the hand of Cardinal Lauria,88 his patron, by whom he had the marriage agreement drawn up; for his Eminence was pleased to show kindness to the advantage of a man whom he regarded with some favor. Meanwhile Comparini had become better informed of the rank and property of the Franceschini and found them far different 83 from the preceding account, both in rank and in property. Therefore he had a warm dispute with his wife, who persisted in the marriage and declared that he had been advised by persons envious of the good fortune of one or the other house, and who wished to hinder it, and that she was not shaken in her original desire; for she was very sure, from other truthful witnesses, that the Franceschini were of the first rank of nobility of Arezzo, and not of the second, 38 as those had said, and that the property given in the list had been untampered with. But the more she warmed to the matter, the cooler became Pietro; for being very diplomatic, if he could not gain, at least he wished not to lose by the marriage of his daughter. But what does not a man lose when he allows his wife to rule him? He loved her so tenderly that from the first day of their marriage he had constituted her the arbitress of his wishes. Violante, nevertheless, fearing lest Pietro, in a case of such importance, might be more influenced by reason than by flattery, could suffer no delay in making secure the reversionary interest which another house could claim if the Comparini were without an heir; 68 she therefore resolved to have the marriage performed without the knowledge of Pietro. When she had secured the consent of the daughter, who was always obedient to her commands, and had made an appointment with Guido, she conducted her, suitably clothed, one morning to San Lorenzo in Lucina, and espoused the two.8

Pietro felt the blow keenly, but being unable to find any remedy for it, he cloaked his anger 87 with the show of being displeased at not having been present, and this displeasure would cease in him with the joy of the nuptial feast, which should be in their house. He assigned to his daughter as dowry twentysix bonds, with future succession to the remainder. On the very same day, after talking of the advantages which would result to both houses from the union of their interests, they decided upon the removal of the Comparini to Arezzo, 4 which followed in a few days, and with it the absolute administration of the property by Guido.90

When they had reached Arezzo the Comparini were received by the mother and relatives of Franceschini with all that show of love which is customary on such occasions. But very soon, from constant association, disturbances arose, and thence they passed to hostilities. The mother of Guido, a proud, avaricious woman, who governed the household despotically, took to stinting it even in the necessary food. This moved the Comparini to complaints, to which the Franceschini first responded with insults and then with threats. This was a thing Violante could not tolerate, for, being a woman, she had her own share of natural arrogance. So she began tormenting Pietro, cursing the day when he had decided to move to Arezzo, laying the blame on him for all that of which she had been the cause. And Pietro, who was one of those men who let themselves be overcome by a couple of crocodile tears of their wives, instead of reproving her for the undertaking (although she had concluded the marriage against his wish and without his knowledge), entreated her affectionately to bear with patience the abuses, which would possibly cease when the Franceschini saw them defended by their daughter.

At that time [November 30, 1693] passed from this life to Heaven Cardinal Lauria, a churchman of merit beyond all praise. Then Abate Paolo was elected Secretary in Rome of the Religious Order of Malta. At this the haughtiness of the Franceschini increased so much that they considered it grand good fortune for the Comparini to be considered their friends, not to say their relatives. Violante being no longer able to live under the proud command of another woman, since she had been in the habit of domineering, as her husband had been subject to her wishes, so tormented him that she induced him to take up his residence in Rome again. For this purpose the Franceschini gave them a sum of money sufficient for the journey and for the most

necessary furniture in the home.

Scarcely had they reached Rome when, to the surprise of everybody, it was reported that Pietro had dispatched a judicial warning, in which he set forth that Francesca Pompilia was not really his own daughter in and that therefore he was not obliged to pay the dowry. 2000 He brought the attestation of Violante his wife, who had declared that to check her husband's creditors 107 in the matter of the trust fund and to enjoy the income of the bonds, she had feigned to be pregnant 105 and, that her husband might not discover the trick, she agreed with him that when she became pregnant they should abstain from association until after the birth of their child. And so, on the very day of this pretense, they took separate bedrooms; still further, by well-arranged clothes, she feigned the swelling of the womb, and by suitable drugs made pretense of nausea until her time was come. She then took advantage of a day when Pietro was occupied in his lawsuits, to bring forth the pretended birth, which was well carried out by the sagacity of a midwife in the secret, who provided whatever was necessary. And that the house servant might not detect the trick, they sent him to the apothecary to secure certain medicines. At the same time the midwife went to get a little creature whom she had received the day before from a neighbor, who was already in the secret. When she had returned to the house she summoned a familiar friend of the Comparini from a window. Matters were so well arranged that when the woman arrived, there was nothing more to do than to make her believe what was not really so. And to trick more surely the thought of this neighbor, they feigned that when Violante wished to pass from the bed to a chair, she fainted into the arms of the woman by reason of her pains, since the midwife could not run up

This unexpected act of Pietro, which became known in Rome immediately, was heard with less wonder than scorn. The just anger of the Franceschini would have undertaken due vengeance if it had not been mitigated by the hope

that, since Pompilia was not the true and legitimate daughter of Pietro and Violante, the marriage would be annulled and Guido's wounded reputation would be healed. But when he had taken counsel with several authorities and found they were of different opinions, he was unwilling to risk so doubtful an affair, in the promotion of which they would necessarily confess and presuppose that she was not the daughter of the Comparini, and by this confession they would be prejudiced in their claims to the dowry. They opposed the judicial notice and obtained for Pompilia the continuance of her quasi-relation as daughter set to the Signature of Justice so trickily that the Franceschini had the expense of the transfer, but not the enjoyment of the income, since

they obtained from it not even a two months payment.

The unfortunate Pompilia was the victim of the hatred of these two houses; for she was left alone in Arezzo at the will of her husband, her mother-in-law, and her relatives, who were mortally offended at her parents, and she was hourly threatened with death. In so deplorable a state the courage even of a more mature woman would have failed, not to speak of that of a girl only sixteen years old. For she was innocent of the wiles of her mother and of the duplicity of her father and by her own good qualities she was worthy of tenderness rather than cruelty. The unhappy one suffered as best she could these tyrannies which were ever increasing, but despairing of all hope of peace, she often had recourse to the Governor of the City, 185 that he might interpose his authority with the Franceschini. As this was of no avail, she threw herself at the feet of the Bishop, 189 who had Guido come into his presence and who tried to reconcile him. But Guido's anger increased all the more because of this public recourse, and he threatened Pompilia with certain death if she should ever try it again.

When the poor child saw every way to peace closed against her she appealed to Canon Conti, 25 145 a relative of the Franceschini, who was very well informed of her wretchedness because he visited the house, and she begged him to save her life, which was in continual peril. He was moved to pity, for he knew that she had no other remedy than flight. As he could not personally assist in this, lest he would have to bear the hatred of the entire family connection, he suggested to her that the very person for such an enterprise was the Canon Caponsacchi, 26 his intimate friend and somewhat related to him by blood, whose courage was no less ready to meet danger than to overcome it.

Pompilia accepted the counsel of Conti, who lost no time in opening the affair with Caponsacchi. He at first showed some unwillingness, ¹⁷⁹ as he besitated to carry away a wife from her husband, even with the sole purpose of conducting her to her own parents. But when he had been fully informed of the insufferable abuses of Guido and his relatives his pity prevailed over all other considerations and he accepted the undertaking. Pompilia, who was eager for this, tried to win him by letters and amorous verses, ²⁵² ²⁴⁷ yet always keeping herself true to her marriage vows, as one may read in her letters. In some of these she praises the modesty of Caponsacchi, in others she reproves him for having sent some octaves which were slightly reprehensible, and she urged him to keep unstained that nobility of which he boasted. On the day appointed for flight, with the assistance of Canon Conti, the two took their places in a carriage and traveled as fast as they could. ¹⁹⁴ without resting save when it was necessary to change horses. They arrived the second morning at dawn²¹¹ at Castelnuovo, ²¹⁰ and, in spite of the fact that the host had assigned them a bed for repose, ²¹⁵ Pompilia seated herself in a chair and Caponsacchi went down to the stable to urge on the driver.

When Guido awoke after the flight of Pompilia and perceived that she was not in bed, he arose in a fury and, seeing the jewel-box open 1956 and minus the jewels and money, 3000 which it had contained, he surmised what had happened to him. Accordingly on a good horse he sped along the Roman road and overtook the fugitives at the abovesaid inn of Castelnuovo an hour after their arrival. When Pompilia saw him, with that courage which desperation may arouse even in the weakest spirits, she seized Caponsacchi's sword which lay upon the table, unsheathed it, and thrust at his life, 227 calling him betrayer and tyrant. Guido, fearing lest her spirit no less than the valor of Caponsacchi might bring his death rather than revenge, turned his horse and rushed to the authorities. 227 He had the fugitives arrested and conveyed to the New Prisons, 250

where he entered charge of flight and adultery against them.

The Abate Paolo who, as has been said, was the Secretary of the Religious Order of Malta in Rome, made noisy recourse for his honor to the Pope, 280 and he put a petition before Monsignor Pallavicino, the Governor, demanding that he declare Caponsacchi the seducer of his sister-in-law, and both of them guilty of adultery, and that his brother for that reason was entitled to gain the entire dowry. Legal proceedings 269 were instituted against them according to the most rigorous forms of law, but no proof of guilt was found against Caponsacchi²⁷² and Pompilia except the love letters²⁵² written at the time of the arranging of the flight, the undertaking of the flight itself, and the deposition of the driver.206 For the latter declared that he had sometimes seen, when he had turned back during the journey, that they were joined face to face, that is cheek to cheek, a matter which did not make full proof of fault, since the rough roads and the headlong speed of the journey jostling them about 209 might have been the cause of it. Wherefore the Court deemed it prudent and just to sentence Caponsacchi to three years relegation in Civita Vecchia for his rashness 272 in running away with a wife from her husband, even though the motive was pity. While the case of the Franceschini against Pompilia was on trial, Pompilia was transported with their consent, as their prisoner, into the Monastery of the Scalette on the Lungara, with the obligation that Guido, her husband, should provide her food. There, after a little while, it was discovered that she was pregnant and as it no longer comported with the reverence of that place that she should remain there.2 with the consent 288 of Abate Paolo, who had power of attorney for his brother, Monsignor the Governor ordered that she should pass into the home 284 of the Comparini, her parents, under security of 300 scudi to keep it as a secure prison; and he declared that Guido's obligation for her food should cease 287 the very day she left the monastery.

This cause, in which the Franceschini were not obliged to have hand for mere honor's sake, was seen to have its chief motive in selfishness. Therefore there was not a company where the conduct of one or the other party was not censured. For this reason the Religious Order of Malta gave secret intimation to Abate Paolo that he should resign his office. At the loss of this honorable post, rein was given to the evil tongues of his adversaries. This put Abate Paolo in such straits that, ashamed to meet his dearest friends, he decided to leave Rome. The past to a clime where information of the

dishonor that so afflicted him would never come.

When Guido was informed of the departure of his brother and of the obligation resting on him of repairing the honor of his house, he thought to go into voluntary exile, as his brother had done, would only prove the baseness of his own mind. For he had been justly charged with this since at the time he had overtaken his wife with her abductor he had failed in that very place to take the vengeance 222 which was demanded at his hands.

In due time Pompilia had given birth to a son 299 who was sent out of the house by the Comparini to nurse. 809 Thereupon everyone believed, and especially Violante, that the ties of blood would move Guido to a reconciliation with his wife. For in spite of their declaration that Pompilia was not their daughter, the minds of the Comparini might still be disposed to some reconciliation. But Guido's thought was quite different, for he was continually stirred, even in the absence of Abate Paolo, to plot the removal from this world of the entire memory of his dishonor by the death of Pompilia, Pietro, and Violante, and possibly of still others.

Guido had in his employ, in the country, 310 a daring and wicked laborer 311 [Alessandro Baldeschi] to whom he often exaggerated the shame which his wife and the Comparini had brought upon his house. To him Guido revealed that with his assistance he wished to purge with their blood the stain to his honor. The cutthroat straightway accepted and declared that, if there were need of other company, he had three or four friends for whom he would vouch. Guido replied that he should take three bold and trusty ones to make sure against any possible resistance and should use all care to secure them at the lowest possible price.

When all had been agreed upon, 316 and arms suitable for the affair had been prepared,313 Guido, with his four companions in disguise, secretly took the road to Rome. Reaching the home of the Comparini at eight o'clock 320 in the evening, one of them knocked at the door, and when Pietro responded the murderer told him that he had a letter to give him which had been sent from Civita Vecchia by Caponsacchi. When the women heard this they told Pietro to have him come back again next morning, urging him not to open the door. But he was curious about the news from Caponsacchi and when the murderer replied that he could not come back in the morning, as he was obliged to leave that night, he opened the fatal door and thereby admitted his own death and that of Violante and Pompilia.

Guido in a transport of rage leaped in with two companions, leaving the others on guard. They first dealt the poor old man many blows and deprived him of life before he could lift his voice. 324 Scarcely had the unfortunate women seen this when, transfixed with like wounds, they suffered the same fate. Upon the unfortunate Pompilia fell the blows of her husband, 326 accompanied with countless insults, and after he had trampled her several times under foot and wounded her anew, not trusting his own fury, he told his companions to see if she were really dead. One of them lifted her by the hair and let her fall again, and assured Guido that she was no longer alive.

When this barbarous murder had been concluded and the money agreed upon had been paid to the cutthroats, Guido wished to leave them, but they would not allow him to desert them for fear that one might kill another, as frequently happens for hiding such misdeeds. Or else the murderers, while united with their leader, had agreed to kill Guido 338 as they thought he might have a large sum of money. Hence they did not consent to his leaving them and they took the road toward Arezzo together, which they agreed to make on foot, 39 as they could not secure posthorses.

From these repeated wounds Pietro and Violante were quite dead, but not Pompilia, though her wounds were more numerous. For because of her innocence she was especially helped by the divine mercy⁸⁴⁸ and she knew so well how to feign death 829 that she deceived the murderers. When she saw that they were gone, with her dying breath she mustered sufficient strength of voice to

make the neighbors hear her cries for help. 331

They found her in the last extremities and eagerly ministered first to her soul and then to her body. Her wounds were so numerous and of such a nature that although they did not immediately kill her, they made her death certain. This occurred a few days later, to the sorrow of all those who assisted her and who had knowledge of this pitiable case. The fortitude with which she suffered the pains of her treatment caused as much wonder as her resignation to the Divine Will caused love. She not only did not blame the cruelty of her husband, but with fervent prayer she besought God to pardon him. The compassion of her assistants both for her soul and for her body, I attest by the following sworn statement concerning not only her innocence, but the happy passage of her pure soul to heaven.

[Then follow the affidavits of Fra Celestino and others given on pages lvii-lx.] Divine justice, which would not suffer so atrocious a deed to go unpunished, caused the criminals to be overtaken by the authorities at the break of dawn³⁴⁰ at an inn a few miles from Rome. For when they had eaten a little, they went to sleep by the fire,³⁴¹ fatigued by the journey and overcome with drowsiness. The police rushed violently in upon them and, pointing carbines at their breasts, assailed and bound them at once. They were straightway taken to the New Prisons³⁴⁶ and the Governor apprised the Pope⁴² of this barbarous murder and of the arrest of the guilty. He gave commands that, without delay and with all rigor, trial should be brought, this being a case which, by reason of the consequences which might arise from it, should be examined into with very special attention.

Far less torment 536 than would seem to be necessary had to be applied to get the confession of the murderers and of Guido, who more than the rest had stood by his denial. But at the sight of torment he had not the heart to resist longer and confessed fully, saying indeed that the crime had had no other motive than the reparation of his honor which had been so publicly offended. This was a matter which any common man would have undertaken, not to speak of himself, who was a gentleman; and if on his first examination he denied the truth of this, he had done so lest he might injure his companions, who had aided him in a deed worthy of all sympathy, because he

had honor as his sole end.

With the confession of Guido and its ratification by the rest, the process was finished, and they were sentenced,427 the cutthroats to the gallows and Guido to mannaia, a means of death conceded rather out of respect for his being in clerical orders than for any other reason. The Advocate and Procurator of the Poor had written so ably in their defense on the point of honor that there is no memory of more learned arguments. But the features of the crime were so many (and all of them punishable with death) that they were overcome no less by their nature than by their number. Among such features was the bearing of arms 412 prohibited under capital penalty, the death of Pietro and Violante 401 who were not accomplices in the flight of Pompilia, the murder while a law-suit was pending, and in their own home, which place the authorities had with the consent of Guido assigned to Pompilia as a secure prison.419 The many other weighty charges which displayed the great learning of the defenders were the just cause of the death of the accused. Yet with the usual hope of all those who make confession of capital crime, Guido flattered himself that he could save his life by reason of his honor. At the unexpected announcement he did not give up to such a frenzy as frequently follows in those who experience so terrible a disaster, but, as if stupefied, after a few minutes he heaved a deep sigh, accompanied by a few tears, which by their extraordinary size showed dying symptoms. He said: "I well feared a heavy sentence, but not that of death. My crime is great, but love of honor has never suffered me to perceive what it was until now that sentence has

been passed, which I hold in such reverence that I wish to appeal only to God, to whom alone I turn for the only mercy. Without His will I should never have reached this awful pass, which may be a comfort to me and not a source of bitterness, that I may gain by entire resignation to His will the merit of His pardon." And then he "a threw himself into the arms of the compassionate Frati and showed such signs of true contrition that their prayers were accom-

panied by tears rather than by exhortations.

His four accomplices did not submit themselves with the same readiness, 437 for as they were of lower birth so were they less swayed by reason, which would render them impressible to the punishment they had merited. The oldest [Baldeschi] and youngest [Agostinelli] were the most obstinate, the one from having a heart hardened by so many years of evil life, and the other being all too sensitive to so harsh a punishment for a single crime, in the very flower of his youth, without ever having spilled a drop of blood, and with the sole fault of having been induced to stand as guard at a door through which Guido had had to pass, to purge himself of the stains to his honor by the blood of his foes. As the hour of execution drew nearer, the stubbornness of these wretches so increased that the Frati despaired of their repentance. At last the Divine Mercy, which works miracles when we least expect it, entered their hearts and gloriously demonstrated His omnipotence. They finally trusted in God, and the memory of those faults which had made them obstinate, and which were now illuminated by the Divine Grace that disposed them to penitence, fitted them for pardon. When these souls had been secured for God after such a hard contest, the execution passed from the New Prisons at Tor di Nonna to the scaffold raised in the Piazza del Popolo in view of the gate and of the Corso. In the midst was the block on a lofty scaffold, 41 larger than usual and with steps made with particular care; on the two sides the gallows were placed at equal distances. In spite of the vastness of the Piazza, not a single foot was left which had not been occupied by stands, 443 which were covered with tapestry and other ornaments forming a theater for festal celebrations rather than for a solemn tragedy.

His four companions preceded Guido, each of them in a separate cart, assisted by the devotion of the accustomed Frati [The Brotherhood of Death] and followed by a countless concourse of people praying for a blessed departure, which in view of their contrite resignation seemed not at all doubtful and even a certain hope. Rarely did Guido Franceschini turn his eyes from the crucifix, see except when nature, overwearied by the steadfastness of his gaze, made him turn away his head but not his heart, which had been wholly given

to his Creator so that none was left for himself.

When he had reached the Piazza di Pasquino, and the cart had stopped before the church of Agonizzanti, where on days of public execution it is customary to offer the Sacrament to the delinquents condemned to death and therewith to bless them, Guido knelt and began to recite, in a voice quite audible to bystanders, certain verses of the Miserere, 45 and among them this, 44 the thy face from my sins and blot out all mine iniquities. 47 He accompanied this with such signs of sorrow and penitence that the people by their tears showed no less grief than the one condemned.

With equal devotion his companions received the same blessing, but the behavior of the youngest [Agostinelli] was remarkable beyond belief, who beside himself with his love of Heaven and of God, by his expressions which exceeded his own capacity, confounded the wisdom of his pious assistants.

Thence by the most densely populated streets 400 they continued the journey to the Piazza del Popolo, where they all died, Guido last, with those acts of

contrition which their preparation had shown. As the youngest had displayed most blessed signs during life, so it pleased God that he met his death likewise, for at the moment the executioner did his work, he clasped between his breast and his hands the image of that crucifix whereby they had become certain of Divine Pardon. This assured the people of his salvation as his untimely death had aroused their pity.

Rome has never seen an execution with a greater concourse of people, nor does it remember a case on which there was such general talk as on this. Some defended the Comparini, because they had suffered abuse, others the Franceschini as it was a matter of honor. But, on looking at the matter dispassionately, they were adjudged to be equally guilty, except that Pompilia, who was entirely ignorant of the truth, was without blame; for she had consented to the marriage at the command of her mother without the knowledge of her father, and had fled from her husband for fear of death with which he had often unjustly threatened her.

From trickery arose the union of these two houses, from the Franceschini in frauds regarding property they did not possess, from the Comparini by the pretended birth, or by this very pretense if the birth were real. The trick arose from greed of gain in Pietro to secure the trust moneys for himself, and in the Franceschini to minister to their own ease; so all was done contrary to laws both human and divine. Hence a bad beginning was followed with a wretched ending, as has been told above.



The Making of a Great Poem.

An Essay

On the Relationships of The Ring and the Book to the Old Yellow Book.

Lovers of dead truth, did ye fare the worse? Lovers of live truth, found ye false my tale?



THE MAKING OF A GREAT POEM.

"So absolutely good is truth."

I. The Mystery of Poetic Creation:

The philosophy of art concerns itself with some of the most profound truths of humanity, and the creative act and creative artist alike have always fixed the attention of the thoughtful. In olden days, the divine afflatus endowed the vates with a sacredness which all men revered. Bards wandered safely amidst even the more barbarous conditions of medieval life. Artists have continually invoked divine assistance, whether of the Muses or of the heavenly Urania. The scientific spirit of our latter day may not regard with religious devotion this divine mystery of creative art, but it is still probing with no less interest the meaning and power of the creative activity of the human spirit. This diverted regard has shown itself largely in the increased study of biography and of source-materials, which have been sought and sought again for an explanation of the mystic power we call genius. biographical study of artists, which has increased so greatly in recent years, has been no mere idle curiosity concerning personal gossip; and the reader has turned in disappointment from many a biography, from which the personality of the artist—the one all-important x of the problem—has utterly escaped. The biographer's attempt to trace power to the facts of heredity, education, and environment seems to fall far short of this purpose. And so the mystery of creative genius gets but a half answer in biography.

Latter-day critics have also turned in their research to possible revelations from source-studies. How far does the artist's raw material control or master his creative activity? What is the difference between the material and the final product? What personal activity of the artist effected this change? We soon find that art is far more than matter of fact. It is personalized, subtleized fact—fact raised to a higher coefficient by the intense play of genius upon it; it is fact athrob with the deeper truth of life, which is part of the endowment of the great artist. Some alchemizing power, which is a function of the artist's personality, has wrought the change. And this power is little less mysterious now than when in olden days it was called inspiration. The play and the illumination of this power differ indeed with the individual artist, and the general problem of its place in art assumes new aspects with each

genius studied. Nineteenth century criticism has already examined, so far as lay in its power, the artist's work upon his originals. Beginning with Shakespeare's source-books, it has followed on to those of Chaucer, Goethe, Milton, Tennyson, and others. Each of these studies has served to emphasize the import in art of the inalienable personal force of the man of genius. He has succeeded in no mere lucky find of what would have made another man great. We are told that the story of Evangeline was given originally to both Longfellow and Hawthorne, and that for a while there was a question as to which should use it. But we can not doubt that what has fixed the world's attention on Evangeline would have been lacking if even Hawthorne had undertaken his version of the story. Now source-study can in no sense fathom or explain away the element of personal power in creation, but it can at least differentiate the peculiar master-power of each artist; it can make clearer the Miltonic, the Shakespearian, the Chaucerian touch. For in art, as in life, we find important data for estimating the man in considering the material upon which he reacts and in which he takes a peculiar interest. Many a secret of personality opens at the sesame of a master passion or of a dominating interest, and slowly from the contemplation of these various artists at work we may evolve a philosophy of creative art.

With a view toward a fuller solution of this master problem, and toward a clear comprehension of the peculiar genius of Robert Browning, the present source-study of his chief poem has been undertaken. For Browning is one of the most original and vital of our English poets. and the play of his personality in its creative moments can not fail to interest the student of art and the student of the human soul. In this comparison we may trace the creative reaction of Browning through a period of four years upon a mass of chaotic, unpromising material. Browning's habits as an artist come gradually into clearness as we follow this study to its ultimate outcome. We see his reverence for truth, his intense human sympathy, his grotesquerie, his realism, his insight into motive, and his easy mastery of countless details. While his intellect grasped every fact of this history, his insight and imagination had free sway; and he felt no check to his power in his abiding conscientiousness in the use of fact. Still further, this study does much to explain the creation of the unique genre which Browning has developed from his practice of monologue writing for The Ring and the Book as his crowning work.

II. The Ring and the Book as the Macrocosm of Browning:

In the wide range of the work of Robert Browning no single poem can rival *The Ring and the Book* in scope and manifold power. The subject had fallen to his hands at the very fullness of his maturity by "predestination," as it seemed to him. In the poem, as he planned his treatment, there was opportunity for every phase of his peculiar genius, so that the completed masterpiece became the macrocosm of his work. Fortunate indeed is the artist who at the climax of his career meets the subject that will exact all and express all of himself. Browning's whole artistic life had been tending toward some such large expression of itself, and the poet did not hesitate to invest lavishly of his creative energy, confident of the final power of this work. In his early manhood he had written long poems—the biographies of his aspiring heroes; but they had been intense and narrow, eloquent but chaotic. Moreover, Browning the humorist and realist is utterly lacking in Paracelsus, Sordello, Strafford, and we may almost add the dramas. Then follows a quarter of a century devoted to shorter subjects, from many phases of life, but none of these singly can "all-express him." They display widely varied powers. His humor laughs through Lippi, his romanticism follows the flight of the Duchess, his satire pierces Johannes Agricola, his philosophy falls from the lips of Rabbi Ben Ezra, his analytic keenness in character pierces the episcopal robes of Blougram, his grotesquerie runs riot in Caliban, his hero-worship exalts Luria, and his personal devotion utters itself in One Word More and By the Fireside. These poems, gathered chiefly in Men and Women, 1855, and Dramatis Personae, 1864, had firmly established the Poet's reputation, so that he stood at least a sure second to the famous Laureate. None of them represent long-protracted thought and labor.

At this juncture the story of Pompilia and Caponsacchi and Guido fell in his way. He might have made of it a dramatic romance of a few hundred lines. He preferred to give it an importance in his art far beyond anything he had ever essayed. This had not been the cherished purpose of a lifetime, as were the Paradise Lost, the Divina Commedia. the Faust, or the Idylls of the King. But Browning almost instantly realized the fitness of the subject for his magnum opus-though it had none of the prestige of the century-laden legends which fascinated these other poets. Hence he treated it in no cursory way, but continued working on it till the poem had reached epic dimensions, till he had devoted to it four of his ripest years, and till it had deployed every energy of his nature. He has nowhere displayed more telling irony, in which he is so eminent, than in Bottini; more profound philosophy than in the Pope; more tender understanding of woman than in Pompilia; nor sadder nor wiser insight into the depths of sin than in Guido: nor a finer conception of true heroism than in Caponsacchi. The poem ranges through many emotional keys. It contains long passages little removed from prose, save in form, but it rises to heights of impassioned poetry seldom attained by Browning. It is therefore what the long poem should be-expressive of the whole nature, the whole art, the whole view of life of the Poet. That he himself saw here his greatest subject * is evidenced, apart from this excessive expenditure of time and skill upon it, by the motto from Pindar which he inserted in the "old yellow book":

Her strongest-winged dart my Muse hath yet in store. 588

He would, therefore, summon every power to his new theme and spend more of himself on it than on any other subject with which he had ever grappled. And yet, though written broadly and deeply, it was simplified in method and in style until it was fairly directed to the average intelligence of thoughtful readers. It can in no sense be regarded as a critics' bone of contention, but is one of the most lucid of all of the Poet's works. Hence it is no matter of surprise that the better critical appreciations of Browning which have appeared of late years, such as those of Brooke, Dowden, Chesterton, and Herford, have given the poem a place of greatest importance. It stands eminent, we do not hesitate to say preëminent, among the longer English poems of the nineteenth century.

III. The Poet and the Source-study of his Poem:

With a self-consciousness of his artistic functioning, not unusual in Browning, the Poet insistently calls attention to the source of his long poem. The very title includes the Book; and *The Ring and the Book* is symbolic of the artist's use of his raw material for the purpose of his art. In the introductory book of the Poem, the Poet describes the finding and the nature of the Book with such particularity that the reader naturally queries,

is there book at all,
And don't you deal in poetry, make-believe,
And the white lies it sounds like?

The sham book of memoirs or the book of letters is such a commonplace in fiction that its mere mention excites the incredulous smile. De Foe was a past-master in this art of sham originals, and Hawthorne has made this device a door of entry into his *Scarlet Letter*.

But Browning had long given his readers the impression of a somewhat different art—of a thoughtful grappling with fact as he found it—of a straightforward truthfulness of art. "Truth-teller was our first great Alfred called, truth-lover he" might well have been said of Browning, as it was said of Tennyson. Yet no one has had at hand the material to prove his marked fidelity to the fact-basis of his imaginary superstructure in *The Ring and the Book*. The Book, indeed, is no fiction, but a veritable fact, shaping the Poet's whole story.

^{*&}quot;I know he thought *The Ring and the Book* was going to be his greatest work long before he had finished it. * * * he often told me while writing that it would be the longest poem in the English language. He was more and more interested in the work as it advanced."—Letter from Mr. R. B. Browning.

Nor is he satisfied to consider its contents as crude raw material. To him they are "pure gold"—" in this book lay absolutely truth"—

The untempered gold, the fact untampered with, The mere ring-metal ere the ring be made!

And he continues,

From the book, yes; thence bit by bit I dug The lingot truth, that memorable day, Assayed and knew my piecemeal gain was gold.

His insistence on his figure of "the gold" shows how highly he valued the contents of this old volume. They were truth—truth that challenged him, truth that called forth all his mastership, truth that tested all his insight. And "truth" is a master word throughout the Poem, to which speaker after speaker returns with strong insistence. The philosophy of life's truth is one of the most important phases of the

thought behind the story and the characters of this Poem.

Still further the Poet was intensely interested in the psychological process whereby this "gold" of truth was fashioned into the "ring" of art. No critic nor philosopher could show a closer interest in this play of poetic genius upon its material. He would pluck out the heart of this mystery—a mystery which fascinated him all the more because it had been his own familiar for half a lifetime. He who had taken apart the "wheels" of so many souls, now looked curiously into this subtlest power of his own mind. What was the process of this transmutation? Whence was its power? The material was not worthless in itself; but upon it the spiritual power of the artist had to work with life-giving mastery until he too became a creator and reached man's highest function.

No less, man, bounded, yearning to be free, May so project his surplusage of soul In search of body, so add self to self By owning what lay ownerless before,—So find, so fill full, so appropriate forms—That, although nothing which had never life Shall get life from him, be, not having been, Yet, something dead may get to live again, Something with too much life or not enough, Which, either way imperfect, ended once: An end whereat man's impulse intervenes, Makes new beginning, starts the dead alive, Completes the incomplete and saves the thing.

A third of a century before, in Sordello, line 1212, Browning had said—

they are fain invest The lifeless thing with life from their own soul.

And Swinburne's words from the Prologue of Tristram of Lyonnesse state this same truth:

and give
Out of my life to make their dead life live
Some days of mine, and blow my living breath
Between the deep lips of forgotten death.

This creative power seemed to Browning to be the artist's highest prerogative:

But here is the finger of God, a flash of the will that can.

It masters death in these moribund or extinct relics of life, and Browning does not hesitate to liken it to the miraculous, life-giving power of Elisha. (RB., I, 760-71.) This power lay in the artist's "surplusage of soul," in the abundant life of the spirit, in the ability to "fuse his life with that inert stuff," till the story was athrob with a new life, subject to the shaping and molding hand which would reduce it to art form. Such creative vitality ever distinguishes the genuine artist from the mere technician:

The life in me abolished the death of things, Deep calling unto deep: as then and there Acted itself over again once more The tragic piece.

A spirit laughs and leaps through every limb, And lights my eye, and lifts me by the hair, Letting me have my will again with these.

This creative joy is akin to the creative joy of God as elaborated by the Poet in the last book of *Paracelsus* (lines 642-80), and man shares thereby the high prerogative of Deity, he himself rising to godlike power. Such is the dignity and the glory of creative art in the feeling of Robert Browning.

We may see, therefore, that the Poet himself invites, nay allures, his readers on beyond the Poem to the Book, in which he had found the story, and to a study of the poetic method in changing "book" into "ring." And few readers of the Poem have failed to respond to him and to raise silent question as to what truth the Poet had found in his documents. What is the gold of fact? How much is alloy? What was Browning's mastership over his material? Did he disregard the integrity of fact? Did he expand his masterful tragedy from a few scattered hints, or did he owe his source-material a large debt for even the form and expression of his poem? Such questions will find abundant satisfaction in the perusal of the Book itself, and the study of "ring" and "book" side by side throws a flood of light on the individual artistic mastery of Robert Browning.

IV. The Peculiar Features of the Present Source-study:

There are, moreover, certain peculiar phases of interest in the sourcestudy of *The Ring and the Book* as compared with that of most other

important poems.

Almost all the important extensive poems have had a long ancestry either in oral or written literature. Our primeval epics grew up through cycles of ballads. Many a literary ancestry is traceable back through centuries of varying forms, until the origin is lost in the mists of the prehistoric. Lowell has put this fact in his own way when he says "All the good stories came out of the ark." The Arthurian legend, which Tennyson used as basis of his own longest poem, is typical of such stories, and of the making of books on or from it there is no end. The Earthly Paradise, which was written and published in the same years as The Ring and the Book, is a patent retelling of world-old stories. But, unlike all of these, the pedigree of The Ring and the Book is democratically short. The story had arisen abruptly from real life—

Secreted from man's life when hearts beat hard, And brains, high-blooded, ticked two centuries since.

It stirred the excitement of its own brief day, and would now demand the heaviest headlines of our sensational journals. The facts were thrown at once into the professional statements of the criminal courts, but then died away. The story never engaged an artist's attention, nor had it been tested by popular appreciation in the century and a half which elapsed before it fell into Browning's hands. The material

therefore had had no artistic breeding.

Browning in fact has written few poems on conventional and long-practiced subjects; he seldom turned to the well-bred story, and when he did so, as in The Glove or Aleestis, it was for the purpose of presenting his own unique interpretation of it. He preferred to gather materials and subjects in out-of-the-way, unpromising nooks and corners. He was the sole important Victorian poet who did not draw upon the Morte d'Arthur; and the well-trodden paths of the rich mythology and history of the Greeks tempted him very little, especially when we consider that he was so intimately acquainted with all that was Greek. And those Greek themes he adopts, such as Pheidippides and Balaustion, have abandoned all adherence to classic tradition in form and spirit. To him, therefore, the fact that his story was a literary upstart would have had no deterring effect. It probably stimulated his interest.

Browning's source-material is also far more definitely limited and ascertainable than is usually the case with the sources of great works of art. The Arthurian legend is too complex and multiform for the critic to feel definitely sure of all his data in such study. Even in Shakespeare, where we have some well-ascertained source-book in novel, or

play, or poem, or history, we are seldom certain whether the poet has not had one or even several other versions of his story before him. He doubtless had his Plutarch in thought while writing Julius Cæsar, but we can not tell the countless sources from which he might have drawn certain of the facts and feelings of the story, for Iulius Cæsar was a popular subject on the stage for many years before Shakespeare used it, and the theatrical tradition must have influenced the dramatist in many ways. But we have here in the Book not merely the definite source of the Poet's information, but we are sure it was practically the sole source of his information. The story was not told in variant versions elsewhere; it was not developed into countless ramifications by generations of writers. Even the variant versions of public history of a date equally remote would afford the artist far more opportunity for artistic choice. But here in the Book we can be sure that we have before us the entire basis of fact for the Poem as Browning has wrought it. His careful search for further fact was in vain. (Cf. RB., I, 423-41, XII, 779-84.) This gives an exactitude, a scientific accuracy to the present source-study seldom attainable elsewhere, and justifies the critic in an even more minute study of original and poem side by side, as significant of the methods of creative power.

With all its definiteness of limitation, however, this source-material offers within its limitation a confusing complexity—we might almost say a chaos. Motives and characters are subject to interpretation and counter interpretation. The very facts of the story are matters of dispute. At no point are the characters of Guido, Pompilia, and Caponsacchi seen to emerge in their fullness, and no consecutive story of the mere incidents is given. The truth of this tragedy is as utterly dismembered as were the limbs of Osiris, and the Isis artist must have ranged through the whole extent of the Book to gather the scattered fragments of truth. Such chaos demanded the most masterly of organizing and interpreting power in Browning, before order could come out of confusion, and the very spectacle of the Poet's constructive mastery, his executive orderliness in art, in building all these fragments back into a consistent whole through which again an organic unity may be felt,

is almost unparalleled in source-study.

Browning might have made the problem lying in this confusion easier for himself, if he had assumed an arbitrary power over this new province which had fallen to his imagination. But he also felt that he was peculiarly circumstanced in his creative activity by the "truth" of the materials with which he was working. He frankly recognized the authenticity of these documents—they were no mere fictitious creations, which he might shape or reject or amplify as he pleased. Fidelity to his material became a matter of artistic conscience with him. Mr. Barrett Browning in his letter ⁵⁵⁶ confirms the fact of this conscientious

and even painstaking accuracy. The Poet seems to have felt he must be true to the Book in all its details, and that the creative play of his imagination must be ruled by this truth-aspect of the Book. We need not here enter into the general problem as to whether the Poet was acting with highest artistic wisdom in so doing. But we wish to make clear the fact, and the results must either approve or condemn the Consequently we find that Browning, in dealing with the facts of this case, has exercised far less freedom of fancy than did Shakespeare, even when dealing with public and ascertainable history. We well know, moreover, that whatever the poetic truth of the sources of the Divina Commedia, the Aeneid, and the Nibelungen Lied, their actual truth was unascertainable, and the artist was subject to no such rein to his imagination, but was essentially free in his artistry. Possibly this fact appealed to Browning's peculiar type of mind and led him to choose such a subject as The Ring and the Book rather than one where there might be less check upon him from the truth of his material. And so, unlike Dante and Milton, Goethe and Shakespeare, he is true not merely to the larger truth of his story, but even to its comparatively trivial details.

Browning's problem and method were not unlike those of the historian. He had a mass of scattered and even conflicting details of fact, with hints of motive and cause. These he must interpret, not to suit a preconceived theory, as did so many of the eighteenth century historians. This older type of history, which preferred the symmetric working out of events in conformity with a preconceived notion, even at the expense of facts, was in Browning's day giving way to a new type of history, wherein the author recognized that he must not distort facts, but must legitimately deduce his principles from his facts—not merely the chosen and convenient facts, but even the stubborn and irreconcilable facts. This change in history was probably occasioned by the growth of the scientific spirit of the century, especially of the strict inductive method of science and of its regard for the integrity of fact. Browning shared this spirit and used the new method of organizing facts which had just been inaugurated among the historians of his day. His artistic method is in part the historic method, but, of course, goes beyond the latter in his consciousness of the moral beauty and of the spiritual meaning of the tragedy, and in his purpose to make the story appeal primarily to the emotions rather than to the mere intellect.

The present source-study, moreover, displays an unusual exercise of the transmuting imagination in its mastery over the crudest and least artistic of materials. The Book is indeed crude, hard fact, which had never been subject to the plastic touch of the artist. The lawyers who wrote it had no other concern than to sophisticate the truth for their own ends. The human element, the spiritual significance, and even the

sensational interest in a barbarous story had not attracted their minds. They apparently destroyed all possibility of art-appeal in the story and were utterly remote from the artist's purpose of pleasing by grace and beauty and power of thought or expression. Poets rarely use such material as it comes roughly from life. The novelist does so repeatedly, and it is the usual practice of a Kipling or a Dickens. But the raw material of the latter is forever dissipated from even the closest research of the critic. We can not follow their processes in transmuting rough life to art. Yet the play of Browning's interpretative and creative imagination upon these crude materials may be studied in full here. Even the crudest of Shakespeare's originals scarcely demanded a more sweeping exercise of creative power and a more subtle, alchemizing touch.

Another unusual phase of this source-material is its minute and reiterated insistence on motive. Browning was always a searcher for hidden and disputable motive. It was this that fascinated him in his early study of Paracelsus. But the famous source-stories of other poets have put stress far more upon action than upon motive. What was done? What was the story that had met the world's eye? In the Book, however, the close and disputed reading of the purpose behind each single incident of the story well fitted this material to Browning's

peculiar genius.

Finally, the Book is utterly lacking in an underlying moral truth—a dominant and formative motive. Such a motive is found in the source-books of practically all of Shakespeare's plays, in the Faust legend, in the conception of *Paradise Lost* and of the *Divina Commedia*. The race for ages had been not merely retelling such stories, but had been conforming them to the racial faith, the racial ethics, the racial conception of life and character. There is therefore at hand, all ready for the artist, a larger human truth, which gives majesty to his theme, and which he may adopt or amplify, according to his own vision, as Shakespeare did in the story of Lear. But nothing of the kind was present in the Book. To its collector it had merely illustrated the question as to "whether and when a husband may kill his adulterous wife." Hence the larger truth of these characters found in the Book and of their relationship to one another, the real meaning of the tragedy, had to be supplied entirely by Browning.

V. The Book, its History:

We may now pass on to a more specific account of "the old yellow book." The Poet himself has with unusual vividness described its finding. By no mere chance, but pushed by "a Hand, always above my shoulder" (RB., I, 40), he had discovered it amidst the rubbish of a market barrow in San Lorenzo Square. This was in June of 1860. That very day the old record fascinated his imagination. And yet, in spite of his immediate interest, he seems almost to have laid it aside for the next few years. A letter of September 16, 1862, speaks indeed of "my new poem that is about to be; and of which the whole is pretty well in my head-the Roman murder story, you know." Yet his purpose to use the material artistically must have been subject to some fluctuation. And he is even said to have turned over the Book to a friend and novelist, Miss Ogle, with the suggestion that she use it in her art. "But," as the Poet casually remarked to Professor Corson several years later, "when she said she made nothing out of it, I wrote The Ring and the Book."

Browning's temporary neglect of the theme was probably due in part to his restlessness and inability to set himself to consecutive work after the breaking up of old habits and of the Casa Guidi home after Mrs. Browning's death. During these years he seems to have devoted more thought to his son than to his poetry. But the Book must have been subjected to many a reading before the Poet made it his "four years intimate," from 1865 to 1868. After the publication of The Ring and the Book, the unique old volume was not infrequently shown to the Poet's friends and callers-not "tossed in the air, and caught again and twirled about by the crumpled vellum covers," but handled tend erly, almost reverently.* Late in life he promised it, along with other papers and manuscripts, to Balliol College, Oxford, of which he was an honorary fellow. Mr. Barrett Browning personally carried the volume to Balliol shortly after the poet's death,536 and there it was finally deposited. The Poet's portrait, from the brush of his son (see frontispiece), shows him in his robes as honorary fellow clasping the Book in his hand.

The Book is not at all a published volume, but is rather a lawyer's file of documents and pamphlets 4 5 bearing on the Franceschini murder trial.

> Fanciless fact, the documents indeed, Primary lawyer-pleadings for, against, The aforesaid Five; real summed-up circumstance Adduced in proof of these on either side. Put forth and printed, as the practice was, At Rome, in the Apostolic Chamber's type.

[•] Prof. Edward Dowden in a recent letter has said: "I remember an afternoon when Browning put the 'old yellow book' in my hands. He must have felt for it a certain awe as the power that controlled his thought and feeling for so long a time." Dr. Furnivall, on the other hand, writes: "My impression is that when Browning showed me the old yellow book he tost it up in the air." Mr. John W. Chadwick says: "Mr. Browning did not seem at all inclined to toss it in the air and catch it as he does in verse. He handled it very carefully and with evident affection."

Browning suggests that its collector was the Francesco Cencini,12

advocate as well,
Socius and brother-in-the-devil to match,—
A friend of the Franceschini, anyhow.

This seems probable in view of the inclusion of the three personal letters to Cencini (pp. ccxxxv-xl); and Ugolinucci's letter (p. ccxxxix) speaks of the fact that he had sent on to Cencini the documents, that his friend might have full knowledge of the case.12 The manuscript title-page (p. i) seems still further to prove that the collector had merely a professional interest in the material; it was for him a noteworthy precedent as to "whether and when a husband may kill his adulterous wife without incurring the ordinary penalty" for murder.2 The human or ethical side of the tragedy made no appeal to Cencini. The file when completed was part of his law library and not of his personal history. Cencini evidently bound all of this material with a vellum cover to preserve it. and it is this age-yellow vellum which suggested the Poet's name, "the old vellow book." It is small-quarto size, as Browning states. 10 and contains about 250 pages. The Poet's description of the soiled streaks to be seen on many of the pages 8 is but one of many illustrations of his minute accuracy in describing his Book. This is likewise true of the line descriptive of the old letters: "The sand, that dried the ink, not rubbed away." Furthermore, he translates literally the imprint of the pamphlets as he found it: "At Rome, in the Apostolic Chamber's type." And the absolutely convincing evidence of such accuracy in his vivid description of the finding and first reading of the Book is likewise confirmed by the word of Mr. Barrett Browning. 586

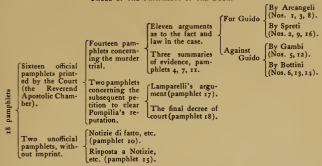
VI. The Book, its Contents:

A description of the contents of the Book as supplementing the Poet's account of it in the first book of his Poem may now be of advantage.

The volume consists largely of eighteen printed pamphlets, and to these are added certain manuscript pages, evidently supplied by the collector of the pamphlets in further elucidation of the case. The manuscript portions include a title-page (p. i), a table of contents (pp. iii and iv); three letters bearing on the case and telling of the final execution of Guido (pp. ccxxxv-xl), and a transcript of the court record of the Tuscan trial and condemnation of Pompilia for her flight from her husband's home (pp. v-viii). This last would be directly accessible to the Florentine lawyer Cencini 12 and possibly was copied out with his own hand.

A subdivision of the eighteen printed pamphlets is given on the following page.

TABLE OF THE PAMPHLETS OF THE BOOK.



Sixteen of the pamphlets are official and documentary, bearing the imprint of the Papal Court (Reverendæ Cameræ Apostolicæ Typis, 1698).8 The other two numbers were privately and anonymously printed.

Fourteen of the sixteen pamphlets are concerned with and are a part of the trial of Guido and his accomplices on charge of murder, January and February, 1698; 365 the two remaining official pamphlets, Nos. 17 and 18, have to do with the subsequent petition in court for the clearing from stain of the good name of Pompilia. 454 These fourteen pamphlets include eleven arguments as to the law and facts in the case and three

pamphlets of evidence admitted in the trial.

The eleven arguments present to us, as it was originally presented to the judges, the legal battle of the trial. They make little effort to give a consecutive narrative, but are chiefly devoted to the establishing or refutation of certain points of law. Matters of fact appear but fragmentarily, and are then distorted to a particular professional end; the truth of the tragedy and the real claims of justice are of little interest to the contestants. Every energy of the defense is devoted to the establishing of the plea of honoris causa, ³⁹⁹ while the prosecution is equally insistent upon the illegitimate delay in taking vengeance, ⁴⁰³ and upon the five technical aggravations of mere murder. ⁴⁰⁸ The whole is flooded with precedent upon precedent. ³⁷⁸ They show much acumen and no heart, and justify Browning's word as "to the patent truth-extracting process." (RB., I, 1114.)

The three pamphlets of evidence, Nos. 4, 7, and 11, however, which included affidavits, letters and other documents bearing on the case, are more interesting. In them we come in immediate contact with the actors and eye-witnesses of the tragedy. Pompilia and Caponsacchi tell

the sworn story of their flight 18 34 only ten days after their arrest. Fra Celestino, the confessor of Pompilia's dying hours, and his fellowwitnesses testify unanimously and urgently to her purity and Christian resignation. 352 353 A former servant in the Franceschini household bears detailed witness to the meanness and cruelty of the home life in the old Arezzo Palace. 110 Letters of the Bishop 143 and of the Governor 138 of Arezzo sustain Guido's accusation against the Comparini. The loveletters which Guido claimed he had found after the arrest at Castelnuovo, and whose authorship he ascribed to the fugitives, are given in large part. 231 232 All of these matters are of considerable importance in the Poet's judgment of the truth of the case; yet we have undoubtedly lost considerable testimony offered in the murder trial, as several matters of evidence cited or referred to in the arguments are not given in the summaries at hand. 532 Of special importance among these are the confessions of Guido and his fellow assassins, which are given only in brief extracts (pp. cxxvii-xxx). These matters may have been left unprinted by the court, or they may have been purposely omitted by Cencini on account of his regard for the Franceschini family. They are usually referred to by citation of folio or page in the court records, which are now lost. Yet even in its incompleteness the testimony of the Book is invaluable to the Poet's art in remaking his story.

The purpose and authorship of the two unofficial, anonymous Italian pamphlets 55 59 (Nos. 10 and 15) must be judged purely by internal evidence. They were no mere popular narratives of the case, such as a Grub Street pamphleteer would have produced in exploiting a famous contemporary crime. The authors try unsuccessfully to be popular in their style, but their own legal temperaments and attitudes of mind soon prevent the purely narrative and sensational treatment common in pamphlets on famous crimes. The pamphlets were evidently written and printed either by the lawyers in the case, or by some one in their employ. Certain internal evidences, which need not be given here, lead me to believe that they were written by Arcangeli and Bottini themselves. The first of these, Notizie di fatto e ragione. 55 attempted to stir public sentiment in behalf of the accused while excitement over the trial was at its height. The rejoinder charges it with attempting "to insinuate a false impression into the dull heads of the crowd." 61 This rejoinder 59 was presented before the same bar of public opinion in the same semi-popular, semi-legal manner. It aimed to disclose ruthlessly the greed and craft of Guido. Both pamphlets were probably distributed throughout Rome and became the food for abundant gossip on this already exciting case. These two pamphlets, in fact, seem to have suggested to Browning his Half Rome 55 and the Other Half Rome, 59 though the Poet does not in either of these monologues follow closely the fact or line of thought of the corresponding pamphlet; yet there

are many striking correspondences between them which will appear in

the corpus of notes at the close of this volume.

The three manuscript letters of included in the Book were written, in hands crabbed enough," from Rome on the evening of Guido's execution. They tell of the delay of three days, February 18 to 21, in favor of Guido, which was finally overruled by the Pope.

And these are letters, veritable sheets That brought posthaste the news to Florence, writ At Rome the day Count Guido died.

The first of these is from Arcangeli, and is quoted with close verbal accuracy in Bk. XII, 239;⁴⁵⁰ of course, the "Hac tenus senioribus," with what follows, is purely Browning's humorous fiction in keeping with the pleasant rascality of the first lawyer. The other two letters were written by Gaspero del Torto and Carlo Ugolinucci, and have but slight correspondence with the second and third letters of the Poem, though some of the material is used elsewhere by the Poet. 428 429 447-49 451

Such are the contents of this Book, and they assure the reader that it not only now is, but always has been, a unique volume. Of the manuscript portions, especially the letters, there could have been no duplicate. And very few copies of the pamphlets were probably printed—merely enough for the use of the judges and lawyers and recorders during the trial, and not for public distribution. The history of the Book during "the decades thrice five" from the time it first began gathering dust in Cencini's law library until it fell into the Poet's hands on the market

barrow is utterly dark.

From this account of the contents of the Book it is plain that the component parts, while organized partly by the fact that all emanated from the Franceschini murder trial, are from many different minds with diverse attitudes toward the fact in hand. Accordingly, in style, in sentiment, and in mere matters of fact, the various parts of the Book are at odds with one another. The legal arguments, moreover, are fashioned by minds far remote from art purpose or art effect. Their casuistry and sophistry are utterly divorced from such human sentiment as might naturally arise from the case. Pity for the wife, sympathy for the husband, admiration or reprobation of the priest—such natural feelings as we should expect to spring spontaneously from contact with this tragedy—are nowhere to be found in the Book. Wherever there is show of sentiment, its rhetorical parade betrays its insincerity. These lawyers evidently had a job on which to exercise their professional cunning, and they have little conviction as to the rights or wrongs of the case. Such an attitude is as utterly remote from that of the artist as is possible; for to the artist every fact must be steeped in feeling, which must flow from deep wells of emotional life. It is only in the affidavits of Fra Celestino, of Pompilia, and of Caponsacchi that we find such perennial source of human feeling. For the rest, Browning had to breathe mightily on a valley of dry bones, before these men and women of a former day could stand erect to play over again their

parts in that long-forgotten tragedy.

Still further, the style of the Book is in general far removed from such as the artist employs. The testimony is in plain, pedestrian, rather amorphous Italian, rising to effective style only in part in the affidavits of Caponsacchi and Pompilia, while the law Latin partakes of the worst stylistic vices of its technical nature and of its late composition. It is inaccurate grammatically, amorphous rhetorically, and utterly without the lift which a lawyer with good command of language should give to the treatment of a technical subject. Nor are there such brief flights of oratory enkindled with feeling and imagination as might naturally arise in the progress of a case which deals with many of the deepest feelings. All this makes the Book the duller reading to the modern reader and the more forbidding to the artist. Yet Browning was by no means daunted thereby, and rose to some of his own most remarkable flights of stylistic power in retelling the story he found here.

VII. Minor Additional Source-material:

The case, sensational as it was, in its own day, evidently had but the moment's brilliant "usurpature" of the rocket. Soon the story dropped out of the oral and written annals of Rome, so that it left no trace there for the interested search of the Poet (RB., I, 422-56). A friend, however, somewhat later found in London an anonymous manuscript account of the murder (pp. 209-13). This seems to have been written, a few years after the trial, by a man who had no personal knowledge of the case, but who evidently had a leaning toward Pompilia's side of the story, and who had read closely her own affidavit and the second anonymous pamphlet of the Book. It is much more popular in style than the rest of the material described above, and would make a good newspaper story. It was evidently not written with a legal bias. In this pamphlet the Poet found some interesting material not given in the Book. This does not change the bearing of any important facts in the tragedy, but gives numerous descriptive details which were freely used by the Poet. It is probably less reliable as a source of information and evidently misstates two matters of fact from the testimony of the servant Angelica 110—namely, the Canon Girolamo's attack upon Signora Violante and Signora Beatrice's denial of hot coals for Violante's warming-pan. Nevertheless the Poet accepts it for the purposes of his art, and weaves its details undiscriminatingly with the rest. It is therefore the secondary source of the Poem. It contributes such

interesting details as the name of the babe, Gaetano,²⁰ the twenty-two dagger wounds of Pompilia,³²⁰ the exposing of the murdered corpses in San Lorenzo,⁵⁷ the pursuit, arrest, and final execution of the murderers.³⁵¹⁻⁴² ⁴³³⁻⁴⁴ Books IV and XII make especially important use of it. The pamphlet was printed privately by the Philobiblion Society in 1870, and has been translated in part by Mrs. Orr in her Handbook. In reprinting it here the editor of this volume has used italics to indicate the portions which present fact not already accessible to

Browning in the Book.

Three other fragments of evidence fell in Browning's way. One is a little pen sketch of Guido on a loose sheet of paper, made shortly before his execution; it is reproduced in this volume (p. 275) from the original, now in Balliol College. Another is the water-color drawing of the Franceschini arms, which was sent to the Poet by his friend Kirkup.* It was then pasted on the front inside cover of the yellow book. The Poet reads into this sketch a certain significance; for it is symbolic of the greed and violence of the Franceschini family.⁴⁷ And Browning evidently found and used the description of the torture of the vigil in Farinacci.⁵²⁰ ²⁸⁰⁻⁹ The Poet assures us in the first and last books of the Poem that he made further search for the fact of the case in the records of Rome and Arezzo, but largely in vain.

Only a few years ago, another Italian manuscript narrative of the Franceschini case was found in the Royal Casanatense Library, Rome. Browning never saw it, and hence it is not a part of the source of *The Ring and the Book*, yet the pamphlet gives some interesting additional information and presents the characters of Abate Paolo and Guido and of the Comparini more fully than elsewhere. In several cases it confirms the imaginary amplifications which Browning made of the data before him. The pamphlet is translated in full (pp. 217-225).

VIII. The Legal History of the Franceschini-Comparini Dispute:

It may be well now, for the sake of elucidating the Book still further, to give an account of the complicated series of lawsuits which preceded and conditioned the murder trial, and which are continually discussed in the course of the Book.

The first of the series was a civil suit brought in the spring of 1694 against the Franceschini by Pietro Comparini, for the recovery of the dowry already paid and for the annulling of the dowry contract.²⁶⁰ This was brought on the ground that Pietro had just learned, from the

^{*} Barone Kirkup to Wm. Rossetti, Sept. 18, 1868, "Another book of his (Pietro Aretino) is a dialogue on Cards, in which some excellent stories of gamesters are introduced. I sent some of them later to Browning, who is writing a poem relating to Arezzo, in which gambling will make a great figure."

confession of his wife, that Pompilia was not his own child, as he had always considered her. Guido won this case, 248 but it was appealed 244 and remained undecided 205 even to the time of the murders, more than three years later. Part of the evidence included in the summaries of the Book was first used in this trial: namely the testimony of the servant Angelica, 110 the letter written to Abate Paolo, 112 and the letters of the

Governor 138 and the Bishop 143 of Arezzo.

Next came the *processus fugae*,²⁶⁰ the criminal case brought by the Fisc, or the State, at the instigation of Guido, in which Pompilia and Caponsacchi were defendants from the charge of running away and of adultery. This was introduced immediately after their arrest in May, 1697, though it was not until the following September that the court sentenced Caponsacchi ²⁷¹ to three years' banishment to Civita Vecchia, and remanded Pompilia to the convent of the Scalette ²⁷⁰ as prison, without giving definite decision concerning her. Much of the evidence in the summaries of the Book had been first used in this trial, and then later had been carried over into the murder trial. Such are the packet of forged letters,²³² the affidavits of Caponsacchi ²⁴ and of Pompilia,¹⁸ and of the group of Aretine citizens who swear to the ill-treatment suffered by Pompilia in her husband's home.²¹¹

Parallel to this suit, but of somewhat later date, was the Aretine criminal prosecution of Pompilia, and of Guillichini 295 as her accomplice, on the charges of flight from her husband's home and of adultery. 294 This was not decided until December, 1697. We know nothing of it except in the manuscript report given in the Book (pp. v-viii). In it strong insistence was evidently made on a preposterous amount of theft on the part of the fugitives. 200 Browning, in the words of the Pope, speaks with strong indignation concerning this travesty of justice, as "that strange shameful judgment, that Satire upon a sentence."

In the fall of 1697, after her imprisonment in the monastery, Pompilia brought suit for divorce from Guido on the grounds of cruel abuse,²⁰⁰ and he in turn seems to have taken counsel as to whether he had sufficient grounds for divorce from Pompilia;²⁰⁷ but, as the replies were doubtful, he did not enter further into the suit. The divorce case

was still undecided at the time of the murders.

Then there was the murder trial against Guido and his fellows, as brought in the Roman criminal courts soon after the murder, and terminating by the sentence given February 18, and the execution February 22, 1698. This is the case presented in the Book. In it the Fiscus, as or prosecution, as we call it, was represented by Bottini and Gambi as Advocate and Procurator respectively; while the defense was maintained by Spreti and Arcangeli, Advocate and Procurator of the Poor, are respectively. Poor "means nothing more than "the accused." The Procurator and Advocatus Pauperum were quite as much servants

of the State as were their opponents, and were in no sense our modern private counsel hired for and by the criminal and his friends. 370

While the murder trial was still going on, suit was brought against Tighetti, Pompilia's trustee and executor, by the monastery of the Convertites. The By law they could claim the property of any woman of evil life who died within the city of Rome. Tighetti seems to have been harassed at this same time by the Franceschini, who were trying to seize the dead Pompilia's property. So he met these attacks by claiming, through his counsel Lamparelli in pamphlet 17, a court declaration of Pompilia's good fame, which would free him from these lawsuits. This decree was finally given in pamphlet 18, in September, 1698, 456 and with this decree the legal history of the Book comes to a close.

IX. The Order of Proceeding in the Murder Trial:

We need also to speak of the order of proceeding in the murder trial, and this the more as the pamphlets in the Book are not arranged quite in their chronological order. To avoid the confusion which might arise therefrom, the probable order, as based upon internal evidence, is suggested.

The trial evidently began in the month of January, 365 only a few days after the murders. There seem to have been two distinct stages of the trial. 224 In each of these, contrary to the English practice—the practice of the Common Law—the Defense speaks first 367 according to the practice of the Civil Law. Arcangeli doubtless opened the debate by pamphlet No. 1, which he prefaces by a connected statement of the facts in the case. He was supported in this by Advocate Spreti in No. 2, and added a word in behalf of the fellow assassins in No. 3. The case for the Prosecution, on the other hand, was evidently opened with the statement of fact made by Gambi in No. 5. This was seconded by the two arguments of Bottini, Nos. 6 and 14. These six arguments are based on the two summaries of evidence, Nos. 4 and 7.

This first stage of the trial seems to have been unsatisfactory to the Prosecution, and the torture of the vigil sale was now demanded that the case might be the plainer. For Guido had confessed only that he had given orders to mutilate and not to kill, and had also qualified his confession in other ways. The Defense strongly resisted the infliction of such cruel torture, but were unsuccessful, and Guido and his associates were tortured anew before the second stage of the trial opened. A more extended account of this debate and of the particular nature of the torture of the vigil is given in Note 526. Evidently a much fuller confession was received from the accused on this reëxamination under

torture.

The second stage of the contest was far more searching and more skilful on both sides; we have here the really formidable legal meeting. Franceschini's case was again presented by his two lawyers in Nos. 8 and 9. In response to these Gambi prepared brief No. 12 in three hours, as he declared; while the most important word for the Prosecution was now spoken by Bottini in No. 13. This last pamphlet contains reference to the third Summary, No. 11, which must have been made up after February 9. The final word in the trial was the rebuttal made by Spreti, No. 16. A missing argument for the Prosecution, mentioned in Ugolinucci's letter (p. ccxxxix) seems to be still lacking.

The case then passed to judgment, and the accused were found guilty by the board of judges, and were sentenced on Tuesday, February 18, 1698,⁴²² to death, "by heading or hanging as befitted rank." We learn from letters of a subsequent delay of three days for appeal to the Pope on the ground of Guido's "clericate." ⁴² This was overruled by the Pope on the 21st, and the sentence of the court was

executed upon the criminals the next day.

X. Browning's Peculiar Interest in his chance-found Material:

Such was the treasure-trove found by the Poet that June day—

This is the bookful; thus far take the truth, The untempered gold, the fact untampered with.

Nor could the Book have fallen to a more interested reader. With eyes riveted on its pages, he made his way home to Casa Guidi, and there all day long continued to pore over its pages till

The book was shut and done with and laid by

And from the reading, * * *
I turned, to free myself and find the world.

As he stepped for a breathing-while out on the little terrace, the inert materials of the Book were kindled to a new life by his imagination until

then and there Acted itself over again once more The tragic piece.

The inert chaos of the Book had become a vital cosmos—those long-forgotten names were once more living persons to him, and their tragedy was athrob with meaning. The tragedy was now potentially recreated. The Poet never lost the exhilaration of his creative mastery of the Book, which he felt the first night of his acquaintance with it.

Nor is it difficult to see that in many ways the Book was such as to appeal strongly to a man of Browning's peculiar temper of mind.

Since early boyhood he had delighted in out-of-the-way, forgotten books, in dusty memorials, in nondescript records of all kinds. His father's shelves were rich in quaint treasures exhumed from bookstall rubbish. Sibrandus Schafnaburgensis lets us share the Poet's humorous resentment against the leaden stupidity of one volume of this kind. Transcendentalism was probably the outgrowth of another such experience. In fact, Browning's recondite and curious reading was of almost unparalleled extent. From rusty folios he had exhumed his Paracelsus, while still little more than a boy, and had made those old records the basis of the greatest of his earlier poems.

He went to such soiled volumes with a stout heart and a strong brain, well fortified against their crude stupidity. For, deeply bedded in them, he sometimes found golden veins of true humanity; at some point or other, vital thought or passion might greet his search. Such chance gains were doubly precious to the Poet, and had in them the gambler's exhilaration besides; researches of this kind were peculiarly characteristic of his mind and art. In the Book he found material that was unusual enough; yet it was filled with humanity, "red ripe at the core."

We are also informed in Kegan Paul's Memories that Browning was acquainted to the minutest detail with recent famous criminal cases.* It is hardly necessary to point out that this was from no thirst for sensationalism, but as a searcher of the human heart he was profoundly stirred by the underlying motive of the criminal. What do these bad hearts mean? What place have they in God's world? How can the all-powerful and all-loving Father permit his children to plunge into such an abyss of evil? Browning was an optimist, not because he shut his eyes to the villain and the brute in human nature, but because he would find even for them a place in his rational explanation of God's world. Mark how he lingers over the suicides in the "little rustic morgue," and note the closing stanza of Apparent Failure. Moreover, the salvation of Ned Bratts, grotesque as may be its manner, has a profound place in Browning's thought of God and man. The murderous lust of Ottima and Sebald is finally pierced by a ray of light: "God's in his heaven, all's right with the world." Crime is far too important a fact in life for the poet of man to ignore it; he will "paint man, whatever the issue." Hence this story of Guido's brutal greed, this dark record of crime, proved strongly attractive to Browning, not

His throat they cut from ear to ear
His brains they battered in,
and was rather piqued that another guest was able to complete the lines with
His name was Mr. William Weare

He lived at Lyons Inn.

^{*} On one occasion, at the table of Mr. Leighton, father of Lord Leighton, the conversation turned on murder, and to the surprise of everybody Mr. Browning showed himself acquainted with the minutest details of every cause célèbre of that kind within living memory. He quoted a ghastly stanza on Thurtell's murder of Mr. Weare:

for its sensational interest, but for its profound spiritual meaning. In his *Red Cotton Night Cap Country*, he again seized a subject of this kind, but failed to interpenetrate it with his own master power, as he

did this sordid tragedy.

It is also possible that Shelley's example in handling the somewhat similar Cenci story may have given an additional interest to the Book. Browning well knew the work of Shelley and the popular celebrity of the story. Though Shelley had been stimulated by the supposed portrait of Beatrice, he had also drawn his facts from a contemporary pamphlet. In fact the famous murder trial of Beatrice is cited as a precedent in the course of one argument of the Book (p. ci). However this suggestion of the value of the material may have operated on Browning, he is utterly independent of the example of his predecessor in his art of using

the story of the murder.

Yet all these sources of interest in the Book seem quite secondary to the Poet's recognition of Pompilia and his eager desire to clear her memory. Mrs. Orr has said that Browning was brotherly rather than chivalrous to the women of his acquaintance, and they were many. Yet one can not doubt the fine chivalrous attitude of Browning toward the women of his own creation. He is ready to believe in woman, to defend her, to shield her from misrepresentation, to have faith in her heart. His bad women, such as Ottima and Lucrezia, stand out all the more prominently because they are exceptional and because they are so gross a perversion of woman's true nature. Woman is normally a help and an inspiration, yes, and a quickener of spiritual perception in the more obtuse nature of man. Browning's love poems are full of the thought which culminates in By the Fireside. Women like Pompilia, who were the victims of hard conventionalism or of the brutality of man, always had his heart's sympathy, as we can well see in The Flight of the Duchess, A Blot in the 'Scutcheon, and My Last Duchess. How true his chivalry rings in Count Gismond and The Glove! In the last, Browning was dealing with a story centuries old, and its various versions closed with the glove flung straight in the lady's face, and a moralizing tag appended:

> Not love, quoth he, but vanity, Set love a task like that.

Browning's own glove of challenge was as prompt in reply as Count Gismond's, and in the sequel which he has indignantly created he gives De Lorge his due, while the lady is borne off by the page to live a life of true love. But we have said enough of this chivalry of Browning as a creator of women. In reading the Book, he found a girl, a childmother, wronged. The lawyers on both sides had used with little reverence the "lily-thing to frighten at a bruise." They spoke of her as a "wretched child" and "unfortunate girl," but they were solely intent

on their technical pleadings, and not the slightest drop of human pity warmed their hearts. But behind this grim record of cruelty and greed, on suggestion of the affidavit of Fra Celestino, 353 Browning perceived her woman's soul; she had been misjudged, she lay all undefended—a Browning to the rescue! Not that he would misrepresent the truth for her sake, but to his perception her case was all-sufficient in its bare truth. His prepossession, like that of Other Half Rome, would right her, and it doubtless had fully as strong conviction of its rightness. It had also the advantage of being by one of the most searching and most truthful of human hearts. Yet he did take sides, and his faith in woman made him take the woman's side, whether he would or no. This chivalry, I feel, more than anything else, occasioned Browning's prolonged creative activity upon the story and governed his whole attitude toward his material; and this, in all probability, sprang in almost instant impulse when he first "fused his live soul" with the Book, and when for the first time the tragic piece acted itself over again before his mind's eve. Browning was as truly and as promptly Pompilia's lover as was Caponsacchi.

Nor do we sympathize with the paradox of Mr. Chesterton that Browning said: "I will show you the story of man and heaven by telling you a story of a dirty book of criminal trials, from which I select one of the meanest and most completely forgotten." Something more than meanness and pettiness drew his attention; it was a story of a suffering woman, cruelly tormented by her husband, who was backed by all conventional society. In fact the case seemed all but hopeless for Pompilia, for by the custom and morals of the society in which she lived there was naught for Pompilia to do but submit, and her slightest resistance would have seemed censurable by those standards. And yet God's hand had brushed aside all cunning contrivances of man and had rescued her by the agency of the hero-saint Caponsacchi. It was both a tragedy and a triumph, capable of moving pity and terror and exaltation. It was neither petty nor trivial, even though its actors were not kings and though its stake was only a woman's body and soul.

XI. The Choice of an Art Form:

When Browning had determined to give full expression to himself through the material of the Book, he must have faced very early the question of artistic form. Should he make of it drama or epic or romance or novel? Shelley had used the drama for the Cenci story, and there were marked dramatic possibilities in the catastrophe of the Franceschini; but the drama had been abandoned twenty years previously by Browning, after he had fairly tested his power of expressing himself through its means. That he also recognized the novelistic possi-

bilities of the material is evidenced by his giving it to Miss Ogle. Behind Pompilia he saw the panorama of the environing conventional society, with its trafficking for dowry, its cynical unfaith in purity, and the dominating presence of a worldly church and a selfish churchmanship. The tragedy lay too deeply rooted in that society to be divorced therefrom, and Browning knew that particular world, with all its types and ideals, as few men have known it. He must have seen an historical novel in the making, and it was truly there. His own results indeed have something of the novelist's arts in them—in fact the poem is novel, as much as it is epic or drama. Yet Robert Browning was not a novelist but a poet, and instead of experimenting in a new art, he did what he had so often done, modified his "art familiar" to adapt it to his new theme, and the form he adopted drew much suggestion from the well-elaborated technique of the novel.

Browning was within certain limitations a very prolific creator of poetic forms. He scarcely ever departs from the drama or the dramatic monologue, but he has modified them with much variety. He was never conventionalized nor stereotyped in his art, either by the tradition of other artists or by his own achievements, and his successes did not repeat themselves. Paracelsus was warmly praised by his small circle of admirers, and he himself prized Pippa Passes highly, but neither of them is repeated. We wish in vain for a repetition of the mad-cap balladry of The Pied Piper, or the swift-thrilling power of The Flight of the Duchess. His own words in James Lee's Wife are apropos:

Nothing can be as it has been before;
Better, so call it, only not the same.
To draw one beauty into our hearts' core
And keep it changeless! such our claim;
So answered,—nevermore!

* * * Rejoice that man is hurled From change to change unceasingly, His soul's wings never furled!

In The Ring and the Book, indeed, he merely modifies his familiar art of monologue writing to suit his material. The single monologue would be far too narrow. No one point of view could include all the facts in the case, much less deploy the whole range of motive surrounding the tragedy. There must be room not merely for the main personages, but for the environing society with its motives and ideals. There must also be opportunity for the revelation of the souls of the actors, for in his dedication of Sordello (1863), written when The Ring and the Book was being planned, he says: "My stress lay on the incidents in the development of the soul; little else is worth study. I, at least, always thought so," Browning's method of using the well-tried mono-

logue to retell the Book is simple but effective. He marshals the tragedy through ten successive monologues and adds the necessary prologue and epilogue. In the monologues of the actors themselves he could present the passionate heart of the tragedy; in the rest he could give its environment and interpretation. Nor could Browning, with his own unflagging interest in the play of human motive, have anticipated the oft-repeated criticism of excessive repetition. Effective as the device is, however, Browning never again uses the monologue in this way.

XII. The Ten Monologue Plan suggested by the Book:

We may add still further that the suggestion of this art form lay plainly in the Book itself. There we read the professionally biased arguments of the lawyers, the more violently prejudiced, popular Italian narratives (suggestions of Half Rome 55 and Other Half Rome 59), and the affidavits of Caponsacchi, Pompilia, Fra Celestino, and the housemaid of the Franceschini. All these phases of truth lie side by side in the Book, illustrating the many ways in which the fact of the story may be told. Browning saw therein that truth is many-sided, and that certain phases of the truth would meet the eve of Half Rome which would be unseen by Caponsacchi. If then he desired to tell the whole truth of the tragedy, the variety of these accounts in the Book itself must have forced upon his attention the real power of this method in presenting many-sided truth. If he should tell the story from one standpoint only, he would fail of truth, no matter how conscientious he might be. For to use the words of Merlin in his riddling triplets: "The truth is this to me and that to thee." Let the reader think deeply upon his two figures of speech in Bk. I, 1343-78, before adjudging the plan of this monumental poem. And, may I add, we should utterly abandon the search for conventional epic form in a poem which is epical only in length.

When Browning had adopted the multiple-monologue form, why should he use ten monologues, neither more nor less? Was he padding out to reach the conventional twelve-book epic, as Tennyson divided one of his Idylls of the King for that purpose? Are the lawyer's monologues, as is often charged, unnecessary? If mere pleasant reading is the end, possibly so; but they are as essential to the architecture of the poem as are the other eight monologues. More than thirty persons are named in the Book. Browning assigns monologues to only six of these, but quotes from several others, such as Abate Paolo, Fra Celestino, and Violante, in such a way as to throw light on their characters. We might well listen to the complete version of the story from any one of these. Browning has also added the purely hypothetical and typical personages of the first three monologues. We feel, however, that the ten mono-

logues need no eleventh, nor could they be cut to nine. Browning himself has pointed out his three groups of three each, the actors, the law, and Rome's gossip. If this tragedy is to be understood with its environment, all of these are necessary.

Browning chose as speakers three actors of the story, and three only, because he saw that the heart of the strife lay between Guido, Pompilia. and Caponsacchi—his ideal villain, his ideal saint, and his ideal hero. Their moral and spiritual relationships with one another were the real tragedy and triumph, both in the fact of life and in the ideals of art. The families of the Franceschini and Comparini, and all other persons in the story, were merely accessories thereto. It was inevitable, from his very material, that Browning should make the monologues of Guido. Caponsacchi, and Pompilia the center of power and interest alike in his poem. The triangular plot, moreover, is common enough in Browning, as in all literature. It is exemplified in Colombe's Birthday, The Return of the Druses, In a Balcony, A Blot in the 'Scutcheon, King Victor and King Charles, A Forgiveness, and the Inn Album. The monologues of Violante, of Abate Paolo, of the Bishop, of Fra Celestino might have been made very interesting in themselves by such a searcher of soul as Browning, but they would have diverted attention from the essential interest of the plot, namely the relationship of the husband, the wife,

and the St. George of the story.

Then, as to the reason for three official monologues, we must remember that the Book is the statement of a law case and is not a tragedy. Much of the fact as regards the main actors came to Browning filtered through the prejudiced arguments of the lawyers—so shrewdly sophistical, but so untrue. Browning was in no mood for such jugglery with the truth, and the vials of his ironical wrath are poured abundantly on the "truth-extracting process?" The presence of such a conventional institution of law, so far removed from real justice and truth, was one of the profoundly significant aspects of this tragedy in real life. Pompilia's position was all the more helpless and her rescue the more desperate because of it. The historic atmosphere was conditioned by its method of argument. Hence Browning chose a sample speech from each side of the murder trial. He reproduced in Bottini and Arcangeli, with all possible fidelity, the impression these lawyers in the Book had made upon himself. The ineptness, the heartlessness of the law, had indeed made the tragedy all the darker. Unwilling, however, to leave the matter thus as an occasion for bitterness over the failure of human justice, Browning confronted the lawyers with a third official verdict one suggested by a mere hint in the Book—one that had not merely come from a seat of authority, but from the heart of a great, good, wise man. Therein the Poet gave his own most deliberate verdict in the Truth's debasement as well as its exaltation in the human institution of law were absolutely essential to the truth of the story as the Poet had found it; for had not the right triumphed, and had not Guido, probably to the surprise of his contemporaries, finally been brought to justice? This, as Browning felt, could have been achieved only by the divine interposition of God's representative in the Pope.

Official judgment of the case of Guido, Pompilia, and Caponsacchi lay plain upon the face of the Book. But Browning's knowledge of human nature gave him no less confident assurance of the abundant gossip that swept over Rome and swirled around the actors, in this

as in all the tragedies of life.

The world's outcry
Around the rush and ripple of any fact
Fallen stonewise, plumb on the smooth face of things.

This was also suggested by the two popular pamphlets 55 59 with their leveling of the case to the gossip-loving Rome—that outward world which had been potent in forwarding the tragedy. For that gossipry had watched with gusto the mud-flinging of the Franceschini and Comparini: they had been a heartless barrier-wall around the struggles of Pompilia to escape; they had enjoyed the rankling gibe against the Franceschini, and had sneered cynically at the Christian heroism of Caponsacchi and the saintly purity of Pompilia. In fact, to them the catastrophe itself was little more than a delicious piece of sensationalism. Not that this environing world was malicious or depraved—it was merely human in its weaknesses. Browning had often presented a past social condition through typical personages. Ruskin in speaking of The Bishop Orders his Tomb says: "I know no other piece of modern English, prose or poetry, in which so much is told of the Renaissance spirit-its worldliness, inconsistency, pride, hypocrisy, ignorance of itself, love of art and of good Latin." The Poet presented many such typical personages in Bells and Pomegranates—The Soliloguy in a Spanish Cloister, A Toccata of Galuppi's, Johannes Agricola, The Grammarian's Funeral, and many others. When Browning, therefore, saw the need of presenting the Rome and Arezzo of the late seventeenth century as an environment of his tragedy, a necessity for any true presentation of the story, he chose three typical personages and named them in such a way as to emphasize their purely typical significance. They interpret the spirit of their day and prepare the reader for an intelligent understanding of the words of the main actors who follow.

It may be well here to point out the fact that in his purpose not merely to tell a story but to explore all its ramifying motives and effects, to reproduce the intricate cross-play of many minds in a story, the Poet has conceived these first three monologues with much skill. And it is quite impossible to divide off the important later monologues for sep-

arate reading, as a really effective whole. In the economy of his Poem as a whole, the narrative of fact is presented fully in Half Rome, The Other Half Rome, and Tertium Ouid. Still more, in these monologues the author inserts certain passages, which are distinctly preparatory for the later and fuller study of the three main characters. Bk. III, 839-867, is a preparation for the understanding of Caponsacchi at the opening of his story, while 1340-1375 offers characteristic sample speeches of both Pompilia and Caponsacchi. Bk. IV, 581-627, in like manner gives us a preliminary word from Guido. The Poet thus prepares one who reads the poem in regular order, not merely to listen to the story from the chief actors, but to understand their hearts by the interpretation they offer for facts already known. Not the fact but the meaning of fact in character is thus emphasized in the three main monologues. The Poet is also able, through this device, when he comes to the most important portion of his Poem, to skip from one significant fact to another, without dwelling on the necessary narrative details which would otherwise demand room, but would hinder the mere character These three earliest monologues are of great importance, indeed, in giving the whole environment which surrounded and almost controlled the life of the main actors.

This choice of the multiple monologue form was also well adapted to preserve the Book in all the fullness of its internal discrepancies of fact and motive. The Poet found each act, each event, subject to interpretation and counter interpretation. Guido's lawyers branded as a lie Pompilia's evidently mistaken statement that in her flight she had reached Castelnuovo at dawn and had been there only an hour when overtaken.212 The Prosecution, on the other hand, while acknowledging the falsity of the statement, finds casuistical excuse for it. Browning felt that both were wrong, and that the real Pompilia had told no conscious falsehood. Here, then, were three different interpretations of the one fact, all necessary for the presentation of the full truth. How could the artist do this in any straightforward narrative form? He would have to choose but one interpretation, and his very choice, the Poet felt, would be an untruth. He accordingly devised this multiple monologue form for this very end. In the repeated monologues, he could easily find room for even the most antithetic interpretations of fact and motive. And he thus threw the final choice of alternatives upon the reader, who became, as it were, the spectator in a living and moving tragedy where all the rights and wrongs of the case were still left undecided, and where truth was still changing and variable because alive.

It is thus evident that the Poet's choice of form was conditioned and governed by both his raw material and his purpose; and he has therein achieved a masterly success in form and organic wholeness,

which is one of the most difficult feats for the writer of a long poem. Yet he has been a law unto himself in this matter—looking not to established successes of the past, but working out his own problem with rare originality and power. He abandoned the prestige of the epic, of the tragedy, and of the novel, and established a new genre which must be judged by its effect and power, and not by any long-established rules of art.

XIII. Browning's Fidelity to the Fact of his Source-material:

We turn now to the all-important question of how the Poet deals with the fact of his Book in creating his masterpiece. No one can read the Poem and its source side by side without meeting many illustrations of the minute and accurate use of his original. Scores of trivial details have been governed, perhaps unconsciously to the Poet, by the Book. Browning must have been saturated with the Book * before he began writing the Poem, so that the facts marshaled themselves swiftly and without effort into their places in his story. The body of notes at the end of this volume offers hundreds of examples of such use of fact. The names and characters, the dates, the events, the situations, and motives, the very turns of expression in the Poem, are continually drawn from the matters of fact in the Book. Browning's debt in these respects can scarcely be overstated. On the other hand the passion of the story. as Browning has conceived it, the spiritual meaning of the tragedy all the real poetry—are created by the Poet. They are created, however, in strict accordance with the detail fact in the Book. In few cases, indeed, does the Poet violate the ascertained fact of his sources, even in his freest range of creation.

In the matter of the chronology of the tragedy he is almost painfully accurate to the Book. The story therein is definitely dated in most of its detail, though these time-references are much scattered. It is evident the Poet has mastered all these dates carefully. He is studiously accurate whenever he mentions in his narrative the time of day, ¹⁸⁷ ¹⁸⁸ ²¹¹ ²²⁰ ⁸⁴⁷ the days of the week, ¹⁸⁴ ³⁰¹ ⁴³² the seasons of the year, ⁸⁵ ¹⁵⁵ ³¹⁹ ⁴³¹ intervals of time, ⁴³ ⁹⁸ ¹⁹⁴ ²⁸⁵ ²⁹⁰ ²⁹⁰ ³⁰³ ³⁰³ ³⁰³ ³¹⁸ ⁴³⁰ or ages of persons. ⁴⁴ ⁶⁴ ⁸⁶ The two opening lines of Pompilia's monologue, which give her age, are accurate to the day. ¹⁵ Her words, "there wants of it two weeks this day," afford a characteristic example of how he remains true to fact even when athrob with the deeper spiritual passion of the poem; for this touch is expressive of the deep yearning of Pompilia for her absent babe. ²⁸ Caponsacchi's statement. "there's new moon this

^{*} Orr's Life, p. 409: "He had read the record of the case, as he has been heard to say, fully eight times over before converting it into the substance of his poem."

eve," 185 and "Easter's past," 175 had evidently been verified by the Poet. His "Jubilee gave the hint" 192 is from the Book. In one case he has intentionally changed a date—that of the flight of Pompilia and Caponsacchi from Arezzo, but this was for a definite artistic purpose. 184 These minute accuracies had become a habit of Browning's mind in dealing with the story, and characterized his art in his poetry

generally.

The names of places, of streets, of buildings, and of institutions connected with the story are found by the Poet in his material, and are not ordinarily supplied by his own imagination. The line of march to Guido's execution is literally translated.⁴⁴⁰ Not a single important locality has been added by the Poet, though he has often elaborated the mere name as he found it, with abundant descriptive detail. For this purpose Browning had evidently visited all of the localities of the story, to gather local color, and he describes such places with his eye on the object.* This is to be seen in his account of the inn at Castelnuovo, ²¹⁰ San Lorenzo Church, ⁶²⁰ the Pieve, ²⁷ and the Piazza del Popolo. ⁴¹² Other localities of but minor importance are likewise drawn from the Book, such as the villa of Vittiano, ⁸¹¹ the New Prisons, ²⁵⁵ the Convent of the Scalette, ²⁷⁶ ²⁷⁸ the home in Via Vittoria, ⁶⁶ the barber shop in Piazza Colonna. ⁷⁸ and the Torrione. ¹⁸⁹

Furthermore, the names of the persons as given in the poem are found in his original to the number of thirty-three. The only names (except historic names which are sparingly and unimportantly used) that are added by the Poet are those of Luca Cini (II, 118), of Canon Crispi (VI, 1114), and of Curate Carlo (II, 159), all of them utterly unimportant. Even such trivial personages as the priest Romano, 144 Curate Ottoboni, 25 Monna Baldi, 58 Count Tommaso, 48 and we might add the nameless hairdresser 78 in Piazza Colonna, are drawn from the Book. The eight-year-old curly-pate who is so interesting to Arcangeli is of course fictitious, but he is named for his father Hyacinthus, or in Italian, Giacinto. 275 All of the thirty-three persons named fill practically the same place in the story of Book and Poem alike. One may compare with this the practice of Shakespeare, who rejects or adopts the names found in his sources with utter freedom.

Moreover, the turns of expression and the choice of words in the Poem are not unfrequently governed by those of the Book. Such words as relegation, summary, quality, so circumstance, instrument, sindex, calash, se used in unusual senses are mere anglicizing of definite

^{*&}quot; A favor, if you have time for it. Go into the Church of San Lorenzo in Lucina in the Corso and look attentively at it, so as to describe it to me, on your return: The general arrangement of the building if with a nave—pillars or not—the number of altars, and any particularity there may be—over the High Altar is a famous crucifixion by Guido. It will be of great use to me. I don't care about the outside." Postscript of Browning's letter to Leighton, October 17, 1864 (Orr, p. 413).

originals, as may be seen by the note references. The reference to Guido as Sir Jealousy ²³⁰ is drawn directly from II Geloso, the Commissary ²²⁶ from II Commissario, the Convertites ²⁷⁷ from Convertitæ, Vicegerent ²⁶⁸ from Vicegerente, and the Public Force from la Forza. ²²⁵ The expression "at the seventh hour," ¹⁸⁷ for one a. m., is drawn from alle sett' hore; "Tis one in the evening" ³²⁰ from Un' hora circa di notte; and "my life not an hour's purchase" ²⁵⁰ from La mia vita era a hore. In each of the three the Poet borrows the Italian idiom just as he found it. Still further the Poem affords several illustrations of his use of the speech of one of his characters practically as it had come to him. In such instances, however, he charges the commonplace phrases of the original with a new meaning and fits them into his own sinewy style—an interesting proof of his power as a stylist. Such is the explanation of the

Oh Christ, what hinders that I kill her quick?132

of the

Tell him he owns the palace, not the street. 130

and of the

I have saved your wife from death. 220

(Cf. notes 153, 330). Books VIII and XII of the Poem make extensive use of the source-material in this way. Here the Poet even governs his choice of words in his translation by those of his original, frequently using etymological derivatives at the expense of normal English. A good example of this is seen in the story of Samson repeated by Browning, VIII, 644-651.

Blinded he was, * * * * *

Intrepidly he took imprisonment,
Gyves, stripes, and daily labour at the mill:
But when he found himself, i' the public place,
Destined to make the common people sport,
Disdain burned up with such an impetus
I' the breast of him that, all the man one fire,
Moriatur, roared he, * * *

The italicized words are taken directly from the Italian intrepido, destinato, impeto, etc., of the account of the first Anonymous Author, B. 124:

He suffered with an intrepid mind the loss of his eyes and other grievous disasters, but when he saw that he was destined to serve as a pastime in public places, and when he there heard the jeers and derision of the people, the anger in his breast was so inflamed, that, all madness and fury, he cried out: "Let me die," etc.

In fact almost everything from lines 587-681 is thus closely paraphrased. 476-83 Instances of such close paraphrase are found scattered here and there throughout the Book. Such is the Poet's paraphrase of the title page of the Book, ² of the letter to Abate Paolo, ¹¹² of the scraps of love-letters, ¹⁵⁰ ¹⁶¹ ²³⁷⁻⁴¹ of Caponsacchi's retort during cross-examination, ²⁴⁴ ²⁴⁶ of his decree of banishment to Civita Vecchia, ²⁷¹ of Abate Paolo's final distress, ⁸⁰⁵ of the words of Confessor Celescino, ³⁵⁴⁻⁹ and of the final decree of court. ⁴⁵⁶ The question will doubtless be raised here again whether such cutting of rough material into

iambic pentameter is art, but we defer discussion.

This may naturally lead to the abundant law Latin, which has been the despair of many a reader of Book VIII, and which is found occasionally elsewhere. The Latin is not invented by the author, but is taken almost entirely from the Book, and its presentation in Book VIII is perhaps part of the truth of the impression of the Book upon Browning's Latin taste. In it he holds up the ignorant stylistic arrogance of the Book to ridicule. This monologue quotes the crude book Latin fifty-six times 461-518 in quotations of widely varying lengths, drawn from all parts of the Book. The exactitude of the reproduction of these shows that they were not merely stray scraps that had clung to the memory, but were carefully copied by the Poet. In one case he made the mistake of reading via for ira, 503 but elsewhere his modifications are slight, only such as are needed to fit the passage to the meter or context of the Poem—such as the substitution of antecedent for pronoun, changes in number or tense of words found, infrequent substitution of a synonym of different number of syllables, or slight omissions for the sake of brevity. One of these passages, the magniloquent peroration of Arcangeli's final argument, 513 is produced through a hundred lines as the peroration written by the Arcangeli of Browning's creation. This Latin the Poet translates or paraphrases with considerable freedom, allowing his sense of humor to add many a sly quirk, or his sense of irony to thrust home effectively. In fact the student of the monologue may gain certain side-lights on the character of the lawyer by the flavor of these paraphrases. In such work, of course, it is the subtle intellect of Browning rather than his creative passion which is speaking, and this phase of his art is undoubtedly on a lower artistic level; and yet to Browning it was essential to his conception of the Poem as a whole, as it was a reproduction of the effect of the real Arcangeli upon himself.

In the legal lore and technical legal phraseology so abundantly displayed throughout the Poem, and especially in Books VIII and IX, the Poet evidently depended very largely upon what he found in the Book. This display of out-of-the-way technical lore has perhaps caused some readers to stand in awe of the learned acquirements of Browning in the ecclesiastical law. But the study of the Book makes it evident that he learned almost all of his law from the Book and

learned some of it amiss. The various points of law ^{223 208 362 400-24} made in the Poem are taken from the Book, and also the terms usufruct ⁶⁸ and domus pro carcere, ²⁸⁶ the reiterated plea of causa honoris, ³⁰⁹ the discussion of the bearing of a murder ex intervallo and inconimenti ⁴⁰⁴ and the various ramifications of these two. ^{406 407} Likewise every point in the discussion of the technical aggravations ⁴⁰⁸⁻⁴²⁰ of the crime was found in the Book. All legal precedents and authorities cited ^{379-85 394-8} were drawn by the Poet from the same treasury. It may be well to cite one of these transferrings of a point of law and a case from the Book to the Poem. ⁴¹² In RB., VIII, 1146-52, we read

Suppose a man Having in view commission of a theft, Climbs the town-wall: 'tis for the theft he hangs,

Law remits whipping, due to who clomb wall Through bravery or wantonness alone, Just to dislodge a daw's nest, plant a flag.

This is, of course, but a vital, semi-humorous paraphrase of Arcangeli's words (B. 101):

"Thus if one wishing to commit theft, climb over the walls of the city, though he could commit that deed without the crime of crossing the wall, (which is a very grave crime), even then only a single penalty, namely that for theft, is inflicted, as the crime chiefly in mind."

Such examples are multiplied abundantly in the notes.

I find but one proof of the Poet's having traveled beyond the Book for legal information and this is in his finding in Farinacci the description of the torture of the vigil, 526 which is mentioned but not described in the Book.

We have here an interesting example of how easily and thoroughly a master artist may gain sufficient technical lore, even in a difficult field, to astonish his critics. And this may perhaps offer a striking truth to those who guess at Shakespeare's occupations by his chance references to technical subjects, no matter how accurate they may be.

XIV. The Comparini-Franceschini Story as Found in the Book:

Practically the whole story of the Franceschini and Comparini, in all its detail, is likewise taken from the Book, where the Poet found it, not as a connected narrative, but usually in fragmentary fact. The three Italian pamphlets, especially the one not found in the Book, are more largely narrative. But the Poet does not follow any of these exclusively in creating his own story. It may be well to bring home this truth by giving here the connected story of Pompilia, with citation for each incident to the proper topical note.

Guido Franceschini, of a poor but noble family of Arezzo, had been dwelling in Rome for many years ⁴³ as a dependent upon one of the cardinals.³⁰ When finally dropped from this service,⁴¹ he determined to provide for himself by making a marriage which would bring him a good dowry.⁷⁶ On the hint of a certain hairdresser,⁷⁸ and with the aid and counsel of his brother, Abate Paolo,⁵⁰ who was much more successfully established in the Church than himself, Guido made advances ⁷⁶ for the hand and the dowry of a certain Francesca Pompilia, the thirteen-year-old daughter of Pietro and Violante Comparini.

The Comparini were of the well-to-do middle class 63 in Rome, with property of 10,000 to 12,000 scudi,67 besides a certain inheritance left to them in entail, the income or usufruct 68 of which was their own in part, 70 and would be theirs absolutely in case they had a child. But they had been married many years and had reached middle life,64 and still no child had been born. Certain financial reverses 72 brought home to them bitterly the limit upon the usufruct, and they were so reduced that Pietro had to ask the Papal alms.73 Under this difficulty Violante formed a plan to relieve their distresses. She made pretense of pregnancy 108 and then, by the connivance of the midwife, presented to her husband the girl babe of a common strumpet. 105 Her trick evidently succeeded, as Pietro believed the child was his own and enjoyed the considerable financial advantage arising therefrom. It was this child, now grown to the age of thirteen, who attracted the attention of the Franceschini brothers. For as she was sole heir of the property, and as the parents were well advanced in life, it must have seemed to them quite an eligible match.

When they had made advances to the Comparini, Violante's head ⁷⁹ seems to have been turned immediately by the thought of her daughter marrying a nobleman. ⁸⁰ She evidently added her insistence to that of the Franceschini, and they induced Pietro to sign a marriage contract, granting a dowry of 2,600 scudi. ⁹¹ But when Pietro found out by inquiry that he had been deceived as to the rank and resources of his proposed son-in-law, ⁸⁸ he refused to go on with the marriage ceremony. ⁸⁴ At this juncture Violante, who was evidently determined to have her own way, with the assistance of Abate Paolo secretly ⁸⁵ arranged the marriage. When Pietro heard of it he was very angry, ⁸⁷ but was forced to acquiesce. ⁸⁵ He went even further and agreed to turn over all his property to the management of the Franceschini brothers ⁹⁰ on the condition that he and his wife should go to live with their son-in-law at Arezzo. ⁹³ The whole household was accordingly transferred to Arezzo, probably in December, 1693. ⁹⁴

Domestic peace was quickly broken in the Arezzo palace. Violante and Donna Beatrice Franceschini seem to have been at sword's points. The Comparini were likewise disillusioned by the pinching and penurious poverty which they were forced to share. Open quarrels soon broke out, and complaint was made to the Bishop of Arezzo. There seems, in fact, to have been a bitter and scandalous turmoil during the four winter months. At last the Comparini decided to return to Rome, 100 though the child-wife must of course remain behind with her husband.

No sooner had they reached Rome ¹⁰¹ than they formed a scheme to recover not merely their own property, but the dowry of Francesca Pompilia. Violante, taking advantage of Jubilee ¹⁰² and pricked by a conscience ¹⁰¹ of a very elastic nature, confessed her fraud as regards the child's birth. ¹⁰³ This was easily established by six witnesses. ²⁰¹ Pietro accordingly brought suit for the cancellation of the dowry contract ²⁰⁰ on the grounds that Pompilia was not his child, as he had supposed when he made the contract. To the infamy of such a trial the Comparini added still further by publishing and distributing broadcast certain libels about the Franceschini. ¹⁰⁰ Even though the latter did win the suit, ²⁰³ they were stamped with the indelible disgrace of Pompilia's birth. At this juncture, Guido, by way of retort against the Comparini, had Pompilia write the letter to Abate Paolo, which loads her parents with such an impossible burden of crime. ¹¹²

Accordingly the wretched child-wife was left to the heartless fury of the husband of three times her own years, and of Donna Beatrice. Little, however, comes to light concerning her suffering during these

years-only what is told in her affidavit.18

At the end of three years Guido seems to have begun more active plotting to rid himself of this wife whose infamy burned him to the very bone. But he would drive her into overt sin, if possible, that he might not forfeit his claims to her dowry. 121 122 It is quite impossible to explain the facts of the Book, especially the love-letters,232 except by such a scheme on the part of Guido: nor is the scheme so unnatural nor was it as demonic, judged by the morals and manners of Guido's class and time, as it seems in the opinion of the Poet. His plan seems to have been so to press cruelty and fear of death upon her that she would run away. And the sham correspondence carried on by Maria Margherita Contenti 54 154 seems to indicate that Guido had even singled out Caponsacchi as of a disposition to be allured by such a perilous liaison. At any rate, he soon seems to have made show of a bitter jealousy of Caponsacchi. 128 The plot is easily explainable if we but think of the bitter slanders of the Comparini, of the manifest infamy of Pompilia's birth, and of the sordid, selfish nature of the Franceschini.

In these straits the wretched girl must have been in all but helpless terror, especially after such a scene as that following the evening at the comedy, when Guido pointed a pistol at her and threatened her life.¹³² She had long before tried, and in vain, to find help in the Bishop ¹³⁹ and in the Governor of Arezzo.¹³⁶ We can see how naturally they would have sided with the Franceschini in these circumstances.

Pompilia accordingly appealed to her confessor Romano, ¹⁴⁴ entreating him to write to her parents for help; but no reply came to the letters (which were probably not written). Then she evidently turned to Canon Conti ¹⁴⁵ and to Signor Guillichini, ¹⁴⁶ both of them relatives of the Franceschini. Conti, who knew of Caponsacchi's proposed trip to Rome ¹⁵⁸ and who knew his friend's character, ⁸⁵ suggested that Pompilia seek his assistance. She did so, and though Caponsacchi first refused to have anything to do with such a perilous undertaking ¹⁵⁰ he was at last induced to accompany her. ¹⁷⁹ We have no definite testimony in the Book as to his former character, ³² but there seem to be no grounds for rejecting his claim that he accompanied Pompilia out of Christian pity ¹⁷⁹ and without the slightest intervention of criminal intent.

Circumstantial evidence, gathered from the details of the Book here and there, also indicates that Guido was aware of this plan and was gladly waiting its outcome.^{121 150} He plainly had nothing to fear from further disgrace, and he would thus rid himself of a loathed wife whom he had already found he could not divorce. We can hardly explain the intervention and later testimony of Maria Contenti in any other

wav.54 154

Accordingly Canon Caponsacchi and Pompilia concerted their plan on the last Sunday evening of April in a conversation at the window of the Palace. 184 The wife left her husband's bed late at night, 186 187 gathered together a few clothes, some trinkets and money, 190 200 and made her escape at dawn, 188 April 29, 1697. 184 When she had reached the tavern outside the Porta San Clemente, 191 she found Canon Caponsacchi awaiting her with a two-horse carriage. 192 Guido claimed that they had the further assistance of Signor Guillichini, 140 who would have gone with Pompilia to Rome if it had not been for sickness. They entered the carriage and set off rapidly for Rome, traveling uninterruptedly, 203 according to their own statement, 194 until they reached Castelnuovo the following evening. 211 212

Guido having awakened late the next morning because of the effects of an opiate 197 administered by his wife, as he claimed, set out in pursuit, probably expecting to find his wife surrounded by such evidences of criminal liaison as would free him of her. But, owing to the rapidity and directness of their flight, he did not overtake them until they were forced by Pompilia's fatigue to halt.²¹³ When Guido reached Castelnuovo he found Caponsacchi in the inn-yard ordering out horses for the continuance of the journey.²¹⁹ The priest was armed with a

sword 221 and made a bold front, saying, "I am a gallant man and I have done what I have done to free your wife from the peril of death." 220

Guido accordingly, instead of taking the immediate vengeance by force of arms which the unwritten law would probably have granted him, 222 called in the authorities and had the wife and the Canon arrested. When Pompilia was brought face to face with her husband in the upstairs room of this inn 216 she attacked him with a sword, 227 which was snatched from her by a bystander. She then reproached him bitterly for his cruelties. 228 But the couple were soon carried to the local prison, 234 and were evidently there two days later according to Pompilia's letter in the last Summary of the Book. But within a few days they were carried on to Rome and placed in the New Prisons. 235

A criminal trial for flight of the wife from home and for adultery ²⁶⁹ was now begun in the Court of the Governor. ²⁷⁰ As a part of it we have the interesting affidavits of Pompilia and Caponsacchi, ¹⁸ ⁸⁴ speaking in their own defense. This trial must have continued throughout the summer of 1697, as the sentence of thee years' banishment to Civita Vecchia ²⁷¹ was not given against Caponsacchi until September. Pompilia in the meantime had been remanded from the prison to the Convent of the Scalette, ²⁷⁶ but as it soon became evident that she was pregnant ²⁸³ she was removed to the home of the Comparini on October

12, under security of 300 scudi to keep the said home as a prison.²⁸⁴

The plan of Franceschini had accordingly miscarried—his wife had left him, but he had not secured either divorce or dowry, nor had he placed her in such an evidently criminal light as would enable him to do so later. Still further, Pietro Comparini seems to have reawakened the suit for the recovery of dowry and to have instituted a suit for divorce in Pompilia's name on the ground of cruelty.²⁶⁰ When Guido had gone back home to Arezzo,²⁵⁶ Abate Paolo had to sustain the whole burden of the lawsuits. He tried appeal to the Pope in vain.²⁶⁰ ²⁵¹ At last, stinging with the disgrace of his family,²⁰⁵ he left Rome ³⁰⁴ and disappeared from the story.

The Comparini, in the meantime, were again cherishing Signora Pompilia as their child in their home, and here she gave birth to a son on December 18,²⁹⁹ the legitimate heir of Guido Franceschini.³⁰⁰ The child was named Gaetano ²⁰ and was then hidden away,³⁰⁹ probably to

keep him from falling into Guido's hands.

Guido in his Arezzo home received news of the birth. It was his clue for action. ³⁰⁷ He secured the assistance of four young laborers ³¹¹ ³¹² and armed them, and they proceeded to Rome, arriving on Christmas. ²¹⁷ For a week they lay in wait at the deserted villa of Abate Paolo at Ponte Milvio. ³¹⁸ Then, on the evening of January 2, ³¹⁰ they proceeded to the Comparini home. Guido knocked and secured admission by

saying he had a letter from Caponsacchi.³²¹ Violante, who opened the door, was straightway slain,³²⁸ and the other two were cut down by the assassins,³²⁴⁻⁶ who then made their escape.³³⁰ As they had forgotten to secure a passport,³³⁷ they proceeded on foot toward Baccano ³³⁰ and were overtaken ³⁴⁰ by the police after a pursuit of nearly twenty miles.

When the neighborhood, aroused by the outcry of the Comparini, ³³¹ had rushed in, they found Pietro and Violante dead, but Pompilia, though frightfully mangled, ³²⁰ was still alive. ³⁴⁸ In fact she lived four days longer ³⁵⁰ and during this time made a profound impression upon the priests, physicians, and others who attended her death-bed, as is evident from their attestations. ³⁵³ She died January 6. ³⁵⁰

In the meantime, according to common custom, the bodies of the Comparini had been exposed to public view in the Church of San Lorenzo in Lucina ⁵⁷ and large crowds of the idly curious had pressed

in to see. The crime must have been the sensation of its day.

Then began the murder trial in the criminal courts, 305 and it is this trial which occasioned the "old yellow book." It seems to have proceeded very rapidly, as contrasted with modern criminal procedure, as sentence was given February 18.305 And although a brief delay was secured on ground of Guido's clerical privilege, 42 the sentence was finally executed, February 22, 1698.402

Such is the story of the Book, a sordid, cruel story, with many a glint of the human heart's worst hell, but it is likewise illumined with the heavenly light of those indisputable attestations of the bystanders at

Pompilia's death-bed.

XV. Browning's Way of Using the Story:

This story, as will be seen in the topical notes, is gathered from all parts of the Book, and many of its incidents and motives are subject to dispute. By his plan, however, the Poet is able to take advantage of many of these variant versions in displaying the various characters of the speakers. Thus there is charge and denial in the Book of the fact that Caponsacchi had clandestinely visited Pompilia 170 in her home before the flight in April, 1697. The Poet's plan permits him to state the charge in the words of Guido and to denv it by those of Caponsacchi, and to turn the fact from side to side on the lips of the other speakers. There is no such question of fact in Pompilia's drawing the sword upon her husband at Castelnuovo.227 But around this undoubted fact are gathered the many interpretations of it which throw such strong light upon its spiritual meaning. These vary from the cynical sneer of a Tertium Quid to Pompilia's declaration that it was in obedience to the word of God, who was leading her; and they are crowned by the grave, earnest approval of the Pope.2e7 This play of

interpretation as to the motive of the obvious fact is one of the most striking features of *The Ring and the Book* as a work of art. An experienced newspaper man once called attention to the truth of this to life. In his labors as a reporter of news he had almost continually to face a difficulty in that each mind gives its own interpretation to the plainest ascertainable matter of fact and that the discovery of the truth from human testimony is thus rendered very precarious. The Poet has reproduced life in his Poem by this device, and it seems more like the oceanic, ever-varying surface of life than a mere picture or panorama

of a certain phase of it.

In the presentation of his story the Poet is likewise true to the descriptive details given in the Book. Many incidents, of course, are presented by the Book without detail, and then it is necessary for the Poet to revitalize the incident by creating a vivid setting for it. We have, for example, very little account of the runaway journey of Pompilia and Caponsacchi from Arezzo to Rome, and he supplies this, especially in Caponsacchi's narrative, without in any way traversing the truth of his material. But Browning was quick to see and to incorporate even the slightest descriptive details of the Book into his Poem. We see this in the reference to the upstairs room at Castelnuovo, 216 to the terrace and the back door of the Franceschini palace, 158 to the knife with which the murder was committed, 414 to the Franceschini coat of arms, 47 and to Guido's secondary nobility.38 This, however, is more extensively manifest in the Poet's careful adaptation of countless details of information connected with the case at one point or another. Wherever he found a trifling fact he gladly adopted it, frequently raising its significance very considerably in the story. It may be well to give here a considerable list of these petty details as a convincing illustration of his minute dealings with the Book. Such are the facts of Pietro's seeking of Papal alms,73 Guido's falsification of his income,82 Pietro's refusal to proceed with the marriage,84 his begging of traveling expenses from his son-in-law, 90 Violante's pretended prick of conscience, 101 the six witnesses to Pompilia's birth, 261 Guido's pencil-tracing of the letter to Abate Paolo, 114 instances of the parsimony of the Franceschini home, 117-9 Pompilia's attempt to quiet her husband's jealousy, 126-7 129 her first recourse to Conti 145 and Guillichini, 146 Caponsacchi's chance passing of the Franceschini palace. 152 the Bishop's proposed departure from Arezzo,176 the delay of two days in the plans for flight, 181 the signal with the handkerchief, 188 the manner of leaving Arezzo, 187-98 Caponsacchi's laic garb, 217 "the wicked-looking sword at side," 221 Abate Paolo's consent to the removal of Pompilia from the Convent,288 the hiding away of her child, 300 and her final prayer to the Virgin, 340 the exposure of the corpses in San Lorenzo. 57 the death of Canon Conti. 36

and the swooning of Baldeschi under torture. 390 Such details might be continued still further. Browning's mind was evidently filled with them and they slipped easily into their right places in his general scheme. He supplements these ascertained facts, but seldom contravenes them. This is the method of the careful and honest historian and is rarely found in the great artist to the extent we see it here. The Poet carries this principle of his art so far as to borrow in close paraphrase, we may almost say translation, the descriptive details as to the murder 317-30 and those concerning the scene of execution, 433-47 as given in Book XII.

We find a significant example of his use of the petty detail of the Book in the characteristic sneer of Tertium Quid at the death of Police Captain Patrizi, ³⁴⁶ who pursued and captured Guido. In the Pamphlet, p. 212, we read: "This arrest indeed cost the life of Patrizi, because having been overheated and wounded with a slight scratch, he died in a few days." Browning's version of this in his poem is as follows:

The only one i' the world that suffered aught By the whole night's toil and trouble, flight and chase, Was just the officer who took them, Head O' the Public Force,—Patrizi, zealous soul, Who, having but duty to sustain weak flesh, Got heated, caught a fever and so died:

A warning to the over-vigilant,
—Virtue in a chafe should change her linen quick.

And the words of Tertium Quid just beyond this, lines 1416-24, are likewise adapted from the same Pamphlet.³⁴⁸

One more instance ²⁷⁵ may be profitably given in Bottini's figure of the wine bush (RB., IX, 1545-1550):

I traverse Rome, feel thirsty, need a draught, Look for a wine-shop, find it by the bough Projecting as to say "Here wine is sold!" So much I know,—"sold:" but what sort of wine?

That much must I discover by myself.

Compare with this the words of the second anonymous pamphlet, B. 180:

The title of that case was placed there just as a wine bush hangs outside the door of an inn, which very well shows that they sell wine there, but does not prove whether what they sell is good and salable and agreeable. Oh! by no means, etc.

It is such repeated use of even the trivial detail of his Book in the Poem that justifies the extended detailed study in the topical notes attached to this volume. In spite of all this fidelity to fact, the poet does not find himself in a Saul's armor of literality. Like Shakespeare, like every great artist, he had the power to illuminate the mere matter of fact with profound significance and profound spiritual truth. Thus, behind the fact that Caponsacchi delayed two days after the first promise to carry Pompilia to Rome, the Poet sees indeed the excuse of the difficulty of getting a carriage, ¹⁸¹ but he sees all the more clearly the profound change of heart of the man Caponsacchi from the fop to the saint. Pompilia's affidavit in the Book tells of her recourse to the Augustinian confessor Romano, and of its failure, ¹⁴⁴ but this incident glows with deeper truth in the various versions of Other Half Rome, Pompilia, and the Pope. As a final example of the alchemizing art of the Poet over his material, I add the Book account of the incident of the comedy ¹⁸¹ as found in Pompilia's words, which is to be placed side by side with the Poet's version on the lips of Caponsacchi:

His suspicion increased all the more because while we were in a great crowd at the play one evening, Canon Conti, * * * threw me some confetti. My husband, who was near me, took offense at it, not against Conti, but against Caponsacchi who was sitting by the side of the said Conti.

From this grew Caponsacchi's version (RB., VI, 393):

Well, after three or four years of this life, In prosecution of my calling, I Found myself at the theatre one night With a brother Canon, in a mood and mind Proper enough for the place, amused or no: When I saw enter, stand, and seat herself A lady, young, tall, beautiful, strange and sad.

* * I was still one stare, When-" Nay, I'll make her give you back your gaze"-Said Canon Conti; and at the word he tossed A paper-twist of comfits to her lap, And dodged and in a trice was at my back Nodding from over my shoulder. Then she turned, Looked our way, smiled the beautiful sad strange smile. Is not she fair? * * * "The fellow lurking there i' the black o' the box "Is Guido."

This account of the fact in the Poem was transferred to Caponsacchi's lips because it was, in the Poet's conception, the very turning-point in Caponsacchi's life, which stung him awake to all the latent good within him, while Pompilia was more fitly aroused by the dawning sense of motherhood. The play of interpretative power in the above example is but one of many possible illustrations of Browning's right of eminent domain over the field he had seized, and it is in such interpretation that

his creative art rises in independence of the Book without disputing it.

XVI. The Environing Life Around the Central Tragedy:

Browning realized that the central life of the subject before him lay in the relationships of his three major characters, Guido, Pompilia, and Caponsacchi; but he also realized that around them was the environing life of Rome of the year 1698—an environment that controlled and forwarded the tragedy at every point. The Poet had frequently scrutinized past ages for such an atmosphere with close human interest, and he had embodied, as we have said above, many a result in his typical human figures of Bells and Pomegranates. He had, moreover, the strong and vital example of this feature in artistic plotting in the historical novel of the day. Henry Esmond and Romola, then but fresh from master pens, were convincing examples of the power of such a created world around the main human interest. It therefore became inevitable that Browning, instead of contracting his view to the intense play of his few personalities upon each other, as he did in his dramas and as is strikingly exemplified by In a Balcony, should have gone on to the portraval of Roman life of a century and a half before. With his intimate knowledge of the history and customs of many preceding generations, he could do this with a fidelity and an accuracy which were at no point the result of such labor as Thackeray or George Eliot spent in getting themselves back into the former day. We should say, still further, that the Poet seems consciously to abandon studious historic accuracy in this respect and exercises the artist's right of eminent power.

In writing concerning this environment he does not present the life of the Rome of the late seventeenth century from its own standpoint of morals and religion. Worldliness in the church and the marriage of convenience, nay and even the marital harshness of Guido, would have been accepted as a matter of course in that day. The Pope's liberal theology and his criticism of the church are as anachronistic as Shakespeare's Roman bells. We doubt if Guido would have been seriously blamed by his own day, and it is not at all improbable that he would have escaped punishment if it had not been for the aggravating circumstances of the murder. But in his judgment of the case the Poet abandons at will the historic standard for what he considered to be the absolute standards in morals and religion. He became thus less true

historically, but more true absolutely.

Browning's picture of the domestic and social environment of Pompilia has of course but fragmentary suggestion in the Book. But he could easily imagine the comfortable selfishness of the Comparini, which by force of contrast brought out all the more strongly Pompilia's early flower-like purity and her later saintly patience and fortitude. For the home life of the Franceschini palace, he went rather to his knowledge of the human heart, presenting all the petty meanness of a nobility

which has run to bitter dregs in its poverty. He took certain details from the affidavit of the servant,¹¹⁰ but he made comparatively scant use of this affidavit. Around these two selfish families we feel the presence of a Roman life, productive of countless more of the same types, and they form a heartless, hope-destroying barrier against the escape of Browning's Pompilia, driving her still more utterly to the patience and the faith of God's own saint.

XVII. The Church as an Environing Power:

A far more important feature, however, of that environing world, and almost the whole of it, was the great Roman Church of the day. It had received both Guido and Caponsacchi as sons; it had been present at every moment of Pompilia's career, as the outward guide of her deep, religious emotion; it had adjudged her flight from home and her husband's murderous vengeance. All of these cases, criminal and civil alike, had been in the ecclesiastical courts, as Rome lav entirely under the secular authority of the Pope. It was not a time of supreme worldly pride in the Roman Pontiffs, nor of worldly corruption. Pope Innocent XII had overthrown nepotism, and was himself a man of piety and charity. Yet the same great institution of the medieval centuries and the renaissance still rose as splendidly as its Saint Peter's, a fitting symbol of its strength, pride, and glory. Browning, however, was always more interested in men than in institutions, and was sure to illustrate institutions by men, rather than subserve men to institutions. Throughout the whole range of his work, he had probed with curious interest the many types of churchmanship: The Spanish monk, the Papal Legate in A Soul's Tragedy, Monsignor in Pippa Passes, and Bishop Blougram. But into The Ring and the Book he has gathered as much as in all other places put together. The churchman is as present in the Poem as he is on the streets of the Eternal City, not shrouded behind his uniform, but revealed in his life and purposes. Priestly types appear at every turning of the story and illustrate every throb of passion which animates the great whole. Abate Paolo, Caponsacchi, and Girolamo are priests, and Guido is attached to the service of a cardinal. In the speech of Caponsacchi we are shown his worldlywise patron, his great-uncle, the Bishop of former days, Brother Clout and Father Slouch, Canon Conti, the Confessor Romano, the good Celestino, the ecclesiastical judges with their smirk at the "peccadillos incident to youth." Then there is the harder, self-seeking clergy of Guido's monologue, where clerical preferment becomes a gambler's chance, and where complaisance to the cardinal is an eighth virtue; his closing speech is addressed to Cardinal Acciajuoli and Abate Panciatichi, and is a bitter ripping up of secrets of the selfish society of which he

has been a part. The Pope himself turns grave as he considers the degenerate conduct of many of the sons of Mother Church. Browning has presented such a church, not in the spirit of satire or criticism, but with the intention of representing truly the hard environment which shut in Pompilia to the brutalities of her husband. The Poet was always afraid of the dominance of institutional religion at the expense of personal religion. He realized, not in religion alone, but in art and in all other inspirations, how easy it is for the soul to become satisfied with a form from which the spirit has fled. He feared a church that stood between a man and his God, and that formulated and fixed his belief. And here in The Ring and the Book, Browning presents such a church, with the same confidence in his fidelity to truth as he shows in his monk in the Spanish cloister and Johannes Agricola. From this church might come a Guido and a worldly Bishop of Arezzo, but from it also came Caponsacchi and Fra Celestino, and over it presided the grand old Pope.

The Pope is not merely the crown of the institutional church of his day, gathering within himself all that is best in it, but he is also the mouthpiece of Browning's own comment on the tragedy and of his own faith in spite of its horror. In the Book there occurs only the mere mention of him, in the manuscript letters. There is no proof that he took any personal interest in the story, nor even that he did anything else than deny Guido the protection of clerical privilege. The sentence against the murderers was by the court, and not by the Pope. The Pope merely took the negative attitude of non-interference. There is, of course, not the slightest hint of his character in the Book. Browning has gleaned from the Papal histories of the day the fact that he was a good old man, something of a reformer, self-denying in his private life, and lavish of alms. He has added to this not the characteristics of another Pope, Innocent XI, as is sometimes charged, but those of a typical wise old age, which has crowned a life of devotion to the good

Browning had a very distinct faith as regards old age. It is not a time of decrepitude but of vision, a time of clear survey of life from a moment of peace at its close. In the Pope, Rabbi Ben Ezra, and John of A Death in the Desert, Browning has created three old men of this type, men who realize what old age should be; and all of them were created within a period of five years. We might add to their number the old priest in Ivan Ivanovitch. It is noteworthy that Browning makes all of these old men, to a certain extent, his own mouthpieces. They express the philosophy of life and the vision of God and His love, which is found everywhere throughout Browning, and is fundamental to his own personal religious philosophy. Every important doctrine of Rabbi Ben Ezra can be paralleled from the other poems of Browning.

and true.

The Pope likewise becomes the exponent of Browning's doctrine and of his personal attitude toward the actors in the poems. Here we have Browning's judgment of Pompilia and of Caponsacchi, of the Franceschini and the Comparini. It is Browning who grows sad at heart in blaming his whole world. We may add that Browning has even placed in the mouth of the Pope that apology for Euripides which is so directly a part of his own reverence for the great Greek tragedian, whom he glorified still further in the words of Balaustion. But whether the judgment is personal or dramatic, it undoubtedly greets us as a sane, strong, divine judgment to dispel the chaos of the previous clashing of opinion, and it is a triumph of art.

XVIII. The Law as an Environing Element:

The Church was one of the conditioning elements of the environment of the tragedy, but the law was almost equally important. And of the law Browning had ample opportunity to judge in the pages before him. He uses this material with strong, satiric scorn. He was evidently moved to indignation by the shrewd sophistries of the arguments in the case. Ideally the law stands for justice between man and man, but here it had become a cunning machine devised for defeating real equity and justice. 'His contempt and irony are poured full upon the "patent, truth-extracting process." His indignation was stirred against a class of men who had been in close contact with the tragedy without feeling the slightest sympathy for the sufferers. There is no ray of such feeling at any point in these arguments of the Book, though there is much rhetoric and indignation of a purely professional character. There are also flashes of the contemptuous deference to the legal opponent, which is one of the worst types of professional vanity. Yet, on the whole, the personal characters of all the lawyers of the Book are practically imperceptible behind the professional mask. Browning doubtless felt that they were far more distant from the truth of the case they were dealing with than were the gossips of the Roman streets, who were under mere chance prepossession. In presenting these two lawyers of the Poem, Browning attempts to reproduce by means of characteristic types this great fact of the law, which in the Book governs every phase of the Poet's material.

Browning's humor has admirably interpenetrated his conception of the first lawyer, as he reproduces him in the Poem, and has saved Arcangeli from utter remoteness from our human interest. Of course the whole idea of the birthday feast and of the paternal pride in the little boy is Browning's sheer invention, and redeems in part the vanity of Arcangeli. Browning has also amplified the pompous deference to the Pope. For practically all the rest of the monologue he has followed

the Book with minute fidelity to its letter rather than to its spirit; nor does he follow any one argument, but chooses indiscriminately from all parts of the Book. Every point of law found in the monologue is in the Book: such as the elaborate plea of causa honoris, 399 and its efficacy in law, the rights of one offended in honor to kill after a lapse of time as well as immediately, 405 the injury done to Guido's honor by the parents,401 and all the aggravating circumstances of the murder.408-20 Moreover, each matter of evidence in the monologue had been given the same bent in the Book. Every precedent cited—those of Dolabella, Leonardus, 395 Farinacci, 386 Saint Ambrose, 394 Matthæus, 396 Panimolle, 397 Theodoric, 384 Jerome, 476 Gregory, 477 Saint Bernard, 480 Cyriacus, 492 Castrensis,398 Apostle Paul,383 and the strange one of Christ, who is made to say honorem meum nemini dabo, 393 are in the Book. The Latin so abundantly used by the lawyer is a very close adaptation of definite passages of the Book. 461-518 A total of 56 passages, including 814 Latin words, are taken with close accuracy from the Book, while only 31 words in 7 quotations 514 are taken from classic sources, mere scraps of the classics.

It can be seen by what has been said above that the detailed dependence of this monologue on the Book is very extensive, and in no part of the poem has Browning stayed closer to his source. This is probably one of the reasons of the comparative neglect of the monologue by readers. Yet I venture to assert that the reader who can and will read the Latin and its paraphrase as they come in the text, so that he may enjoy all the delightful innuendo of this paraphrase, will find abundant source of entertainment in the speech. It contains far less for the lover of beauty, or of splendid imagination, but in all the range of Browning's shrewd analyses of odd, twisted, or bad characters, such as Sludge and Prince Hohenstiel, none is really comparable with that of Arcangeli. The monologue is purely a mosaic, in which some very large and important pieces are reproduced with absolute accuracy; but there is genuine art in their arrangement for the purpose of reproducing the effect of these lawyers upon Browning's own mind, and they were closejoined by the durable cement of the Poet's irony and his laughter. Browning has also taken fully the opportunity offered him by the manuscript letter of Arcangeli which was bound into the Book. The Poet paraphrases this closely, though with a delicious touch of his own, in the letter of Book XII, 230-89:450 the latter half, of course, is purely the invention of Browning, with full sympathy for the rotund rascality of the writer.

In the monologue of Bottini, however, Browning is further away from both the letter and the spirit of the real Bottini. The Poet seems to have taken a distinctly hostile attitude toward this prosecutor of Guido, which mars the fairness of his judgment. Irony and scorn

saturate the introduction to the monologue in Book I. This anger of the Poet probably arose from Bottini's treatment of Pompilia. In the course of his arguments against Guido, the real Bottini makes many damaging admissions about her, which are not at all necessary on the face of the evidence, and seems to have been utterly without regard for her personal character. He makes admissions as regards the loveletters, which were surely false, 247-52 as regards her showing herself at the window at a hiss of her lover, 173 as regards the use of the opiate, 196 and even offers the very ingenious theory to explain Venerino's testimony as to the kissing during the flight.209 In the Poem, however, such damaging admissions are extended over and beyond this, and touch the case at many other points—the clandestine meetings with Caponsacchi at Arezzo, 170 174 Pompilia's solicitations of the Canon and others criminally, 128 Caponsacchi's kissing the unconscious Pompilia, 218 the receiving of clandestine visits from Caponsacchi after the return to Rome, 293 and the lie in the very hour of death to save her paramour 360 and to destroy her husband. 861 Such admissions are in fact a caricature 197 of Bottini as he was found in the Book, and the Poet evidently paints the portrait under the impulse of his prejudice against the arrogant professional pride and utter moral and religious obtuseness of Bottini. Perhaps it is only fair to add that it was not Bottini's professional business to defend Pompilia, but rather to attack Guido, and he bases his attack not upon the innocence of the victim, but upon the brutal and illegal manner of putting the vengeance into execution. And the court before which he was arguing was doubtless far more ready to follow such a line of argument, and to base judgment upon it, than to feel any sympathy such as Fra Celestino felt for the dying child-wife.

Along with the arrogant professional pride of the Bottini of the Poem, we have a scholarly pride which Browning has caused to influence very subtly the style and illustration of the monologue. The English is smoother and more harmonious, rising at times to real beauty. It is interlarded with classical quotations, there being 21 ⁵²⁰ such, as contrasted with 5 ⁵¹⁵⁻⁰ taken from the barbarous Latin of the Book. The Fisc also makes allusions and draws illustrations 33 times from Latin and Greek mythology, history, and literature. This is strictly a dramatic feature; for as Stopford Brooke has well pointed out, Browning is remarkable for the scarcity of such allusions, when compared with

other poets.

Over the law, as over the gospel, the good Pope presides to save us from cynical skepticism for this human institution and to bring to a close the selfishness and harshness of the long conflict. And it is he who, according to Browning, saves Pompilia and Caponsacchi from the results of the conventional perversity and wrong-heartedness of this whole environing world of the Italy of 1698.

XIX. The Characters as found in Book and Poem:

The chief interest, however, for the ordinary reader will lie in Browning's method of dealing with the characters of the actors, the human types found in the Book and the Poem; for Browning is essentially a poet of human nature, and it is his men and women who fix the attention of the reader.*

I have already stated that thirty-three names are taken from the Poet's source-material—quite a number of these, of course, are mere names. The minor characters, wherever they are given real lines of characterization, are in general faithfully reproduced from the Book, except for somewhat of a favoring of Pompilia's friends at the expense of Guido's. Abate Paolo is the same cunning diplomat and manager; ⁵⁰ Violante the same headstrong, disagreeable woman; ⁶⁵ the tone of Fra

Celestino's speech is certainly like that of his real affidavits.

The creation of the three major characters, however, presents a far more interesting and important problem; for in their relation with one another we find the true heart of the tragedy, and here it is that the independent creative mastery of the artist soars free from the trammel of fact to display the Poet's vision of truth. One of the chief interests in the Book, accordingly, is in its manifestation of the real prototypes of these three important personages in the Poem. For as ideal representations of the good and bad in human nature, they contain the best Browning has to utter upon the problem of life. The story was unimportant, so far as wordly consequences are concerned, and the characters have to supply its real import. No nation was awaiting the result of this tragedy, no public consequences of dominating importance were dependent thereupon. But the good in the suffering saint, Pompilia, and the soldier saint. Caponsacchi, in their active strife with the demonic in Franceschini, is a sufficient source of interest. God's hand is shown at enmity with the wrong of an evil man backed by an unideal conventional morality. And so, though the story is not of epic consequence, it is of profound importance to the spirit of man. In dealing with the play of these three most important characters, the Poet has increased very considerably the comparative importance of the Caponsacchi of the Book. We turn now to a somewhat more extended study of them. We may remark by way of caution that practically every statement in the Book as regards any of the three is biased—some of these statements are utterly false-and the student must not merely cite the words given, but like the judge must also weigh the evidence offered as to their characters.

^{*}Rossetti Papers, p. 401, July 4, 1869: Browning talked about an article in *Temple Bar*, saying that he, as shown in *The Ring and the Book*, is an analyst, and not a creator, of character. This, Browning very truly says, is not applicable; because he has had to create, out of the mass of almost equally balanced evidence, the characters of the book as he conceives them, and it is only after that process that the analyzing method can come into play.





Dasapstato in Homa alli febrara 1898.



XX. Count Guido Franceschini:

We turn first to the consideration of Count Guido Franceschini. He is the most elaborately and skilfully drawn of all Browning's bad men, and they are many. In his earlier works the Poet shows something of the natural historian's interest in evil men—they are described and faithfully reproduced without comment or moralizing. The Laboratory, The Confessional, Ottima and Sebald, A Soul's Tragedy, Instans Tyrannus, and Porphyria's Lover, all present the criminal in this way. The Poet also dwells at times with curious analysis—we may almost say sophistry—upon the obliquely and erratically bad, as in Sludge, the Medium. Later on, however, the bad man took a definite place in the Poet's doctrine, both theological and philosophical. His earlier keen intellectual enjoyment in mere objective presentation, or subsequently in the analysis of the motive of a bad heart, gave way to a sense of its demonic power in antagonism against God and goodness. What is the meaning and result of such antagonism? Can the creature in sin defy its God? Or still more, if he do so, can the Creator for sin destroy His creature, made in His own image? Browning realized the significance of these questions. In their answer lay his very possibility of faith. Guido causes the Poet to search his own heart as thoughtfully as does the old Pope in the Poem. The bad man is himself an epitome of much of the deeper thought of any artist. His decadence, his mastery over the world, and the final nemesis which overtakes him draw largely from the poet's deepest insight into life.

Of all Browning's bad men, none can match Guido in sheer monstrous wickedness. His birth and education have associated him with the conventionally best of his day, while at heart he is of the worst. He is the degenerate son of an effete nobility, as bankrupt in humanity and sense of honor as in purse. He has inherited the position of gentleman, but bears none of the marks of noble birth. His very honor in birth and family is a mere marketable commodity. The strong, proud stock has run to its dregs. He is mean in personal appearance. 45 Brutality has banished courage, and self-interest has destroyed self-respect. 46 Poverty has served to accentuate all the latent evil of the race, and has stimulated the inordinate, wolfish rapacity which darkens Guido's conduct. His training has been in the worldly church, 42 and he is a stone in her inordinate pride. (RB., VI, 313-316.) Yet no true religious motive actuates him. He clings to her in the hope of gain—of immunity in his plunderings-but turns upon her with cynical scorn when defeated in this hope. In his eyes there "is no such thing as faith extant." It is all lies, cunningly contrived for selfish gain. The privilege he claimed as noble and churchman alike is the privilege of sinning for gain's sake. This Guido was the natural result of the conventional society in which he moved. He observed its conventional morality and religion because of the gain they bring or the lash they carry, and until the time of the catastrophe would be regarded as little worse than his neighbors.

His catastrophe began far back in his angry resentment at being poor. The privilege of his noble birth was checked by poverty. He would have plundered if he had been strong enough, but turned rather to a career of gain in the church. Defeated again and again in his ambition, he at last found himself, at the age of forty-six,44 out of the " service of a certain Cardinal without a soldo." 41 Then he wedded a child-wife for gain,78 and in the excess of his greed defeated his own cunning plans; 108 for his cruelties to the Comparini brought their denial of Pompilia's rights as child. 103 In his resentment he wreaked brutal vengeance on the child-victim in his power. Yet there was more than defeated greed, as Browning sees it, in Guido's attitude toward his wife: there was a fierce hatred of her goodness as goodness. "Hate was the very truth of him." Her presence was a constant rebuke to the sin within him. Browning has suggested a situation somewhat similar to this in his Instans Tyrannus; for Pompilia's patient endurance aroused his resentment:

> I advise—no one think to bear that look Of steady wrong, endured as steadily,

> How does it differ in aught, save degree, From the terrible patience of God?

This devilish resentment against goodness intertwines with the brutality and greed of Guido's heart. No ray of kindliness relieves his dark nature, no mother love nor brother love, no piety nor reverence.

For I find this black mark impinge the man, That he believes in just the vile of life.

Now such utter depravity of heart, loathsome as it is, is made interesting by the presence of no mean intellectuality, chiefly a matter of preternatural cunning. Whatever our loathing of the man, we can not but be impressed with the mental vigor of his speeches, an impression somewhat different from that gained through the speeches of others concerning him. This it is that lends the necessary element of terrible power to what would otherwise be merely despicable. This intellectuality he shares with such villains as Iago, and Satan of *Paradise Lost*.

Yet the Poet feels that God leans in mercy over the life of Guido, bad as it is. He grants

Probation to the oppressor, could he know The mercy of a minute's fiery purge! The furnace-coals alike of public scorn, Private remorse, heaped glowing on his head, What if, * * * The lost be saved even yet, so as by fire? The very forgetfulness of Guido in the matter of passport, as the Pope interpreted it, ³³⁷ was the providential Hand arresting Guido on the verge of eternal destruction; for he would have gone unprepared to the death his fellow assassins were plotting against him. ³³⁸ But God gave him a moment's respite to confront his crime, to realize and hate himself. And it is the Pope's earnest wish that in the very suddenness of his fate

may the truth be flashed out by one blow, And Guido see, one instant, and be saved.

That is, Guido with the fierce terrors of death staring him in the face may recognize his own evil, may see the supreme value of love, may recognize the love of God, and even the loving saintliness of his wife, and this, in Browning's idea, meant salvation. Such is the significance of the final cry for forgiveness:

Abate,—Cardinal,—Christ,—Maria,—God,—Pompilia, will you let them murder me?

Browning, the lover of Pompilia, perhaps shared Caponsacchi's grim wish, lines 1901-54, as to the fate which should overtake Guido, but Browning, the seer and lover of man, would claim even a Guido for God. For in Apparent Failure, he says:

My own hope is, a sun will pierce The thickest cloud earth ever stretched;

That what began best, can't end worst, Nor what God blessed once, prove accurst.

Pompilia's words as regards him are blessing and not curse:

We shall not meet in this world nor the next, But where will God be absent? In His face Is light, but in His shadow healing too: Let Guido touch the shadow and be healed!

Now the Guido of the Book is a far more commonplace villain than Browning has conceived him. His mean personal appearance 45 is taken directly from the Pamphlet. Unfortunately Guido's own testimony is omitted from the Book, except in a few fragments cited by his lawyers (pp. cxxvii-viii), and so we can not judge of his character from his own mouth. Yet there is much proof of the real character of the man in almost every argument of the Book, though at no point is there any clear final characterization of him. Brutality, craft, greed, are alike present; and the reply to the Anonymous Writer lays continual stress upon greed as a dominant passion.46

Concerning Guido's earlier career the Book gives us no further information than that he spent thirty years at Rome in the service of a Cardinal; this has quickened Browning's imagination to add the narrative on the lips of Guido, which is so full of the self-seeking ecclesiastical life of the year 1698.30 Under the stimulus of the crafty wits of his

brother Paolo, 50 he played for the hand of a wealthy child-wife, 76 a common practice in the society he frequented. His duping of the selfseeking Comparini 82 would have been considered a case of Armenian meeting Portuguese. Not till he began his abuse of Pompilia did he disclose the rough brutality of his nature. Of these cruelties 111 122 132-4 there is abundant evidence in the Book. In them he was encouraged by his mother's example,49 if we may believe the affidavit of the maid Angelica.100 Yet he was evidently able to hold his own in Arezzo by reason of the rank of his family; and he had the countenance of both the Governor 135 and the Bishop. 139 This is easily explained if we but remember that in Italian society the husband's right over the wife is almost undisputed, and that there were only the complaints of a strange child-wife from Rome against the word of a family of recognized rank. Guido's deadly hatred was the normal effect of the disclosure of Pompilia's disgraceful birth and this was accentuated by the threatened loss of the dowry. 46 Probably his friends sympathized in this hatred. How then should he get rid of her? Divorce was impossible save on the grounds of adultery; so adultery, either real or feigned, must be proved against his wife. He doubtless felt that he could by giving opportunity entice her into an intrigue. Even such a riddance of her could add little to the chagrin and disgrace he already suffered. His cruelties were partly brutality, partly craft—meant to drive her to flight. The interposition of the maid Maria Margerita 54 154 was almost undoubtedly at Guido's instigation. The letters she bore back and forth must have been the husband's forgeries, through which he hoped to drive Pompilia and Caponsacchi together. 169 There is no other reasonable explanation of the facts of the Book. The trickery of Guido is further proved by the pretended love-letters,232 for the husband asserts that these were a genuine correspondence from a flirtation in Arezzo. No one can read them now and believe them to be of Pompilia's composition. This is made the more probable when we see that he practically forged the letter to Abate Paolo. 112 The very fact that this packet of love-letters was all ready for the precipitate departure of Guido in pursuit of the fugitives indicates that he was deep in his plots before the flight. The false charge concerning the sleeping potion 196 confirms still further the belief in his plot. The only point at which his cunning seemed to have failed was in that Pompilia and Caponsacchi kept themselves pure in their perilous flight.

We see, therefore, that brutal selfishness softening itself by an intricate cunning was the character of the real Guido. Intrigue and falsehood were his favorite weapons; when they were finally broken, the brutal element in his nature drove him on to a cruel murder. Even then, his cunning, his recognized rights as a husband, and the prestige of his family in Arezzo would have set him free in the Tuscan courts.²⁰⁴

But his plea that he was a wronged husband failed of proof in Rome, and, perhaps to the surprise of many, he paid the penalty of his crime.

Browning seems to have realized fairly and fully this real Guido Franceschini. He also realized that in his own day Guido had many defenders and that his cunning had done much to baffle those who would judge him. He accordingly reproduced this very effect in the Poem, until not a few persons when they have finished his first monologue are inclined to believe his plea. He baffles and wins the book-spectator as he baffled and won those actually around him. This is a marvelous achievement in character delineation.

Yet in the end the villainy of Guido becomes unmistakable long before he shrieks for the forgiveness of Pompilia. And Browning has made him his fullest and most significant example of evil in man. To do this he of course has had to go on beyond the limitations of the Book-character. He must raise Guido above the commonplace before he is fitted for poetic treatment. The dangerous and self-possessed cunning, the intellectual vigor, the cynical lack of faith in good and aversion thereto have been added by the Poet. To use Shelley's dictum in his Introduction to the Cenci, he has increased the ideal depravity of the character. Yet in thus darkening the motive passion and personal attitude of Guido, he has not added a single item to Guido's chicanery and crime. We know from the Book that Guido was bad and see the frightful crimes that gather to his charge, and yet we do not see Guido in the Book until the artist intervenes. Fra Lippo Lippi's words are apropos of this power of the artist:

> We're made so that we love First when we see them painted, things we've passed Perhaps a hundred times nor care to see; And so they are better, painted-better to us,

* * * Art was given for that; God uses us to help each other so, Lending our minds out. Have you noticed, now, Your cullion's hanging face? A bit of chalk, And trust me but you should, though !

We see, therefore, that it is not the fact of Guido's career as the poet drew it from the Book, but the interpretation of the meaning, power, and destiny of evil as Browning found them for himself, which makes Guido the most significant villain in English poetry since the days of Shakespeare; and while the fact of Guido's execution was a matter of history, the inevitable nemesis of ruin which grew out of Guido's long career of subtle selfishness found its origin in the insight of the poet. The very fact that he is not the villain at war with society, but is the semi-respectable ultimate of certain conventional phases of selfishness, makes him all the more important in showing what Browning regarded as real moral evil.

Behind Guido, "midmost blot of black," are discernible the rest of that dire family as a fitting environment—"the fox-faced, horrible priest," Paolo; "hybrid" Girolamo, "part violence, part craft"; and

The gaunt grey nightmare in the furthest smoke, The hag that gave these three abortions birth, The unmotherly mother and unwomanly woman.

All these are in the Book, and we find the accusation of craft and trickery against the first, 50 of lust and brutality against the second, 81-2 and of miserly cruelty against the mother. 10 Yet the lurid, hellish tints, the deepest shadows, are of Browning's imagining and they are partial explanation to him of Guido's own character. They have fostered and forwarded all that is worst in him. To them all the Pope gives his scathing word of denunciation, as well as to the hard world of Arezzo behind them—the Governor, the Bishop, the Confessor, and the cutthroat assassins.

XXI. Francesca Pompilia Franceschini:

Over against this Guido, with whom selfish worldliness has united her, lies the dying child-wife, Pompilia. The four years of cruel antagonism between her good and his evil have closed in the triumph of that public death-bed. Fra Celestino's testimony bears ample evidence to the saintly spirit of her closing days. The strife had not been one of mere brute power, but of spirit. The evil in Guido had loathed the good in his wife and had sought not merely to maltreat her, but to destroy her soul. This passion became almost as strong as his greed. The good in her, on the other hand, shrank in terror from his presence. She was to conquer by that hardest of all conquests, through suffering. When Guido had done his worst to her, he had but destroyed her body which he had ruined. Her spirit rose triumphant at the close of her short life. Everywhere," says the old Pope,

I see in the world the intellect of man, That sword, the energy his subtle spear, The knowledge which defends him like a shield—Everywhere; but they make not up, I think, The marvel of a soul like thine, earth's flower, She holds up to the softened gaze of God! It was not given Pompilia to know much, Speak much, to write a book, to move mankind,

Yet if in purity and patience, if In faith held fast respite the plucking fiend,

If there be any virtue, any praise,—
Then will this woman-child have proved * * *
Just the one prize vouchsafed unworthy me.

This Savor John youman is cook ann: 43 fight bolg. ____ and savor savor the mail sense returned from the Man of Man Savor that we save after the man the man attended the man of the savor the man attended the man of the savor t (1) 1:9. Jauin & Jesty & Jugins Louy. Ferrentino in str. Hinn - 64 of Jell Color of Jest of Jest of Brand Line July Con Sind Soll has for mais I the Siglion Give Judames Valsambric Rome. mor ruth Constitution Met allo Has bour attraco allo thates & Contra ruce in his historie of a upt of the Chen mare of Lable france Ingila Conganni gones in eso is anne hise ve eme Of Sold of Signification of the Month of Sold of Such france desired from the Conference of the Solds of Mills and of Solds of the Solds of Mills and of Solds of the picture of the Solds of the picture of the Solds o neui him. h. sir Jack to go upto ir gir. Chine



Browning's art often lingered over the creation of women, and Colombe and Balaustion are proud marks of this loyalty to them. He had also sketched the woman-victim in My Last Duchess, and elaborated her figure in The Flight of the Duchess. But both of these were high-born ladies, of sweet, sunshiny natures, far removed in social rank and disposition from Pompilia; and in neither of them is a stronger womanhood developed through affliction. Mildred also is a victim, though stained with sin; but she is too weak to save herself or her lover, and we feel pity, not reverence, for her. In Pompilia, Browning has gathered what seemed to him some of the highest womanly qualities, spiritual insight rather than mere intellectuality, fortitude in suffering rather than energy in antagonism, faith in God, love of her child, and an ignoring rather than an ignorance of sin. She had neither genius nor executive energy, nor even simple joyousness. Yet Browning felt that the spiritual element latent within her had that power of true benefaction which is the mark of saintliness. These are the accepted characteristics of the Virgin Mary, and as such she seems to have appeared to Caponsacchi. More than once he speaks of her as the Madonna and, as the Poet portrays her, she has much in common with the mother of Christ, as a type of womanhood. We may also note that this may have suggested to the Poet her thought of the immaculate conception of her babe,22 when she shudders to think of Guido as its father. But there is another influence in the creation of this ideal character beside that of the Madonna, it was the Madonna of his home, the mother of his own child, whose spiritual nature was as noteworthy as her intellect. And before this spiritual nature the Poet bowed in humble reverence. One of his friends (Scribner's Monthly, December, 1870) tells of his saying: "That he did not feel worthy to unloose her shoelatchets, much less call her his own." Mrs. Orr (Life, p. 409) says still further:

Mrs. Browning's spiritual presence was more than a presiding memory in the heart. I am convinced that it entered largely into the conception of Pompilia.

It takes, however, both the throbbing humanity of Balaustion and the saintly glory of Pompilia to express fully the nature of Elizabeth Barrett Browning as she appeared to her husband.

Browning's artistic skill is well exemplified in the way he communicates to his readers a feeling for Pompilia's beauty of face.

A lovelier face is not in Rome.

That she was in fact beautiful is strongly suggested by the word of the Book, though little definite notion of this beauty is there given. But

Browning evidently became a worshiper of this sad, strange, beautiful face which haunted his imagination;

The same great, grave, griefful air As stands i' the dusk, on altar that I know, Left alone with one moonbeam in her cell, Our Lady of all the Sorrows.

She is the "lily-thing to frighten at a bruise." The Poet over and over again thrills his reader with his own reverent sense of this beauty, not by describing his heroine, but by emphasizing the effect of a spiritual radiance which seems to emanate from her face. It was this face which converted the whole life of Caponsacchi, and it was this face which Guido loathed with a deadly hatred and which he cut to pieces. That Browning had marked skill in describing mere beauty of face is seen in his little poem, A Face, suggested to him by his girl friend Emily Augusta Patmore. Yet in his mature poetry he seldom describes his favorite heroines. The personality in the face rather than the beauty of feature is his endowment for Pippa, Colombe, Constance, the Duchess, Balaustion, and the dream-wife of By the Fireside. And Pompilia's spirit-beauty illumines the darkness of the whole somber plot.

This child-wife of Guido is indeed strong in her faith, even beyond the natural probabilities of her years and surroundings. Yet Browning has declared, "She is just as I found her in the Book." * This assertion seems to be based on the strong impression made upon the Poet by the sworn evidence of Fra Celestino and the others who ministered to her while dving, and the reader of this introduction should here insert the translation of it (pp. 69-73). Elsewhere in the Book such a character for the real Pompilia is hard to find. She was undoubtedly of vile parentage. 105 In the legal arguments her character and motives are dragged through the mire by the sophistries and jargonings of the lawyers, and just such incriminating explanations and acknowledgments are made as anger the reader of the monologue of Bottini. Even Guido's accusers speak of her merely as "the unfortunate child" and the "wretched girl." Some of the witnesses show pity for her suffering, but not even the sworn testimony of Caponsacchi 34 displays any recognition of her character as it finally evidenced itself in the hour of her death. Her own affidavit 18 shows simplicity and innocent suffering, but gives no hint of her more striking aspects of character; it has no word concerning her faith in God, her thought of her child, nor of any personal feeling toward Caponsacchi. Almost the sole fact-basis for Browning's conception of her character lies in the sworn testimony of

^{*&}quot;I asked him if it did not make him very happy to have created such a woman as Pompilia; and he said, 'I assure you I found her in the book just as she speaks and acts in my poem.' There was that in his tone that made it evident Caponsacchi had a rival lover, without blame." Rev. John W. Chadwick in The Christian Register, Jan. 19, 1883.

Fra Celestino and his associates, 363 who were her spiritual guides in death. No one can read these without an absolute conviction of her saintly purity and patience. Those men of long experience who surrounded her death-bed were deeply moved by her innocence, her tender forgiveness of those who wronged her, and her faith in God. Yet elsewhere in the Book even this testimony is distorted and ridiculed by

Guido's lawyers. 353

To this highest Pompilia of the Book Browning has added greatly—in fact he has added the important features of her characterization without transgressing the definite limits of fact. In the Book there is not a hint of Pompilia's sense of motherhood, 21 which according to the Poet was the real motive of Pompilia's flight from Arezzo and was the quickener of her new trust in God, that came with the impulse to save her babe. In her monologue this sense of motherhood is one of the tenderest human traits of Pompilia as her motherly faith and motherly solicitude dwell on the thought of the little Gaetano. 20 The evidence we have as to the beautiful motherliness of Mrs. Browning makes us look to her as the source of this new trait in Pompilia's character. The Poet's belief in the privilege and beauty of motherhood as seen in Pompilia should be studied in the light of the Priest's words thereon in Ivan Ivanovitch. No more sensitive and spiritual conception of motherhood in its deeper

experiences can be found in English poetry.

Another very important addition to the Pompilia of the Book is her love for Caponsacchi. In the Book she merely turns to him as a rescuer from her desperate plight. Here, as often elsewhere, Browning defies the merely conventional rightness of appearances. The fact of her flight from home in company with a young priest seemed compromising enough to the lawyers in the case. The prosecution against Guido even acknowledged that Pompilia may have made love to Caponsacchi for the sake of extricating herself from deadly peril at the hands of her husband. Yet, in spite of the accusations and inferences of the lawyers, aside from certain forged testimony, there is no evidence in the Book of any love between Pompilia and Caponsacchi. 150 Browning might have taken advantage of this fact and have represented them as victim and rescuer with no other bond between them than this which had risen by chance. It would have made an easier case to defend in the eye of the world. Browning, however, was far more apt to seek out difficulties of this kind than to avoid them. He knew of the presence in this world of a love that is lust, and such love was repeatedly charged against Pompilia by Guido's defenders. Why, then, did he not deny love in them? Nowhere does he show himself more daringly creative than in acknowledging on the lips of both Pompilia and Caponsacchi the presence of love. He could do this because he recognized a higher spiritual love, independent of the feeding passion of the bodya love which is worship of the good and heavenly and ideal as embodied in man or woman, a love which is a real yearning up to God. And herein, he has humanized the saintliness of his two ideal personages.

Such "love is best"; such love is the "prize of life"; "the true end" for which we live is in "this love way with some other soul to mingle." With this conception of the purifying and ennobling nature of love, Browning need have no fear of any damaging effect of such an admission. It would rather be natural in his opinion that two noble souls, even in such a dark hour, should recognize each other instinctively and yearn toward each other. The conventional world around them would have sneered at their love as being only a thin veil of lust; but Browning felt in it a crowning glory to his soldier-saint Caponsacchi and his suffering saint Pompilia. Such a love looked far beyond the ordinances of man in conventional marriage.

With gold so much,—birth, power, repute so much, Or beauty, youth so much, in lack of these!

When Caponsacchi came in answer to her prayer for help, and when she saw in him "God's hand visibly at strife" with evil, her woman's love went out to him as the purest and best of men. He had saved not merely her body but her soul, which in its respite from suffering had seen God and had risen to a higher law.

Through such souls alone God stooping shows sufficient of His light For us i' the dark to rise by. And I rise.

This presentation of a purely spiritual affection would have been impossible to an Elizabethan and would have been conceived only by a

very high-minded and pure worshiper of woman.

In the hour of her death, Pompilia dwells not upon the suffering and the evil of the past, but upon the three great spiritual blessings of her closing life: "Her faith in God, held fast despite the plucking fiend," the love for her friend and helper, and her mother love. On these three rests her peace in death; and of these three only the first is

brought out in the Book.

The consideration of Browning's Pompilia in the light of the Book would be incomplete unless mention were made still further of Browning's fidelity to truth in giving the apparently incriminating details as he found them in the documents before him. The Poet was too confident of her character to court concealment. Her single flash of action in the sword flourish against Guido at Castelnuovo is frankly vindicated by the Pope, lines 1072-85.²²⁷ No more damaging piece of evidence was found against her than what Guido's lawyers triumphantly brand "the lie about the arrival at Castelnuovo." Pompilia asserted that she and Caponsacchi had reached the inn of Castelnuovo at dawn,²¹²

only an hour before her husband overtook them; while Caponsacchi agrees with all other witnesses in saying that they had arrived in the evening and had spent the night there. To remove the dangerous implication of this apparent falsehood the lawyers against Guido claimed that she had merely lied for policy's sake, and that no vice had been concealed behind the lie. Browning's explanation rests in the fact that she had swooned in the evening light and had remained unconscious with fatigue through the long hours which had followed.^{212 213} The driver's accusation that the fugitive couple had kissed during the journey is likewise stated and met. Browning was willing thus to state even the most damaging evidence of the Book.

We must say, in conclusion, that Browning has been far too modest in his claim that he has presented Pompilia as he found her. Her story is indeed retold much as it had been in the Book; her sufferings are the same, her patience even unto death is the same. But even the hard, cruel facts are softened by passing through her soul. As she says:

Being right now, I am happy and color things. Yes, everybody that leaves life sees all Softened and bettered.

Her own sinful mother's life, 105 Violante's trickery, 65 and the prospect of her babe left alone, are seen gently. The real glory of Pompilia's character has been created by the Poet in expanding the partial truth of fact as he found it into one of the most masterly portraits of the

suffering saint in all literature.

With her parents Browning has by no means taken the liberties he uses with the Franceschini. Their conduct throughout the case, as presented in the Poem, is true even in the minutest details of fact. They are thoroughly bourgeois. 63 Pietro's self-indulgence 71 and his frequenting of taverns of are facts of the Book, and the Violante of fact has all of the disagreeable traits presented by Browning.65 The anonymous pamphleteer speaks of her pride and calls her a "very shrewd woman, and of great loquacity"; easily moved by the thought of a grand alliance for her daughter, and determined to have her own way, even by means of a secret marriage, 85 and full of cajolery afterward. 88 The Governor of Arezzo also says that "she presumed to domineer over the house, and to keep the keys of everything." 96 Rome's gossip might mouth her reputation and do it little harm. Pompilia seems as utterly unrelated to them in character as in body; her home environment as a whole was a foil rather than a cause of her goodness. And we may say parenthetically here that Browning is so thoroughly a believer in the independent power of human will to triumph over heredity and environment that the later nineteenth century literature on this subject hardly affects him at all. Such a late study as Halbert and Hob is strikingly unlike Browning's usual attitude in this respect.

XXII. Canon Giuseppe Maria Caponsacchi:

In the portrait of Caponsacchi, the third person of this central group, Browning has been still more daringly and splendidly inventive beyond the fact of his material. The real Caponsacchi's relation to Pompilia had been confined almost solely to the crisis of her trouble. Browning saw, however, in the mere hints of courage given in the Book the possibility of an ideal heroism to be placed over against the ideal villainy of Guido. Caponsacchi was twenty-four years old at the time,26 a nobleman, and a subdeacon in the church of the Pieve of Arezzo.27 Pompilia tells us that her husband became jealous of the young man because he had stopped beneath her windows to talk with certain young hussies of the city.32 This seems the sole basis for the frivolous flirtation of Caponsacchi, as Browning has conceived it. Guido took further umbrage because Caponsacchi was in the habit of passing their house, 128 and he flew into a murderous rage after the incident of the comedy told by Caponsacchi in his monologue. 132 It seems not at all improbable that his jealousy was feigned as part of the elaborately cunning scheme of Guido to drive his wife into a criminal intrigue with the young Priest. 121 150 The reader may interpret the husband's choice of Caponsacchi for a part in such a scheme as indicating that the priest was originally a proper candidate for the intrigue. When the torture became too hard to bear, Pompilia turned at last to Caponsacchi 149after seeking aid elsewhere in vain 145—because she had heard that "he was a resolute man." Canon Conti, according to the Italian pamphlet, had suggested him to her 35 and says of his friend that "his spirit had stood every test." 28 There are other hints of Caponsacchi's courage. The very act of flight with Pompilia might well make a brave man shrink as he did, when he said at first that he was unwilling to have anything to do with such an affair. 160 179 "Yet at last the impulse of charity and pity prevailed upon him to free this innocent woman from death." 180 And when Guido overtook the fugitives at Castelnuovo, and "found Caponsacchi urging that the horses be harnessed for continuing the journey," 219 the latter faced him with the words: 220 "I am a gallant man, and what I have done I have done to save your wife from death." It is only fair to say that Guido's lawyers recognized this courage of the man as mere criminal daring and call him dare-devil 20 (scapezzacollo). Arcangeli also speaks of him as the "terrible priest," and Spreti denominates him as "a young man, brave and forceful, provided with arms and accustomed to sin, and, what is more, both prompt and ready to resist." There can be little doubt that he was a man of force and spirit. His own affidavit 34 has a manly ring, though not rising to any heroic pitch.

Browning might have accepted such a Caponsacchi as he was and have given him a merely incidental and external relationship to the

tragedy. 180 His art was deeper and wiser than this. He created instead a soldier-saint, a true Christian hero, as a foil to Franceschini. Caponsacchi has become the most elaborate and the most interesting of Browning's pictures of noble manhood. He differs decidedly from the earlier types of Browning's heroes, such as Paracelsus and Luria. They were men devoted to a great idea, and their heroism lay in their integrity and passionate devotion thereto. Caponsacchi's devotion, however, is to no such idea, but to a woman of flesh and blood. Years before, in Valence and Berthold, the Poet had vied with himself to create a man worthy of his Colombe. Still other types of hero appear in Pheidippides and Herve Riel. None of these, however, are at all comparable with Caponsacchi. I like to think that, as the Pope represents the graver, wiser, and more judicial attitude of Browning's mind toward the tragedy, so Caponsacchi represents the passionate, impulsive side of his nature—his indignant partisanship therein, just what Browning would have felt at twenty-five—what he did feel in The Glove and The Flight of the Duchess.

Without any assistance from the Book, Browning has imagined what lay in the years previous to this splendid outburst of manhood. The hero was born into the same social and religious environment as Guido, and early turned to a worldly career in the church. A worldly churchmanship can hardly retain him as its own when the innate sincerity of his unspoiled nature faces corrupt ecclesiastical practice. But once the vow passed, he seems to be slipping acquiescingly into a place in the ranks of a pleasure-loving, courtly clergy. He is a graceful and adept conformist to the customs around him. He practices poetry in a Marinesque Adoniad, finds diversion in Lightskirts 33 at the theater, is enviably popular with the fine ladies of the city, and can digest without a grimace the archbishop's jokes. The finer nature, which had shrunk awe-struck at the strictness of the vow of the renunciation of the world, was vanishing in the "fribble, fop, and coxcomb." Then suddenly

he was brought face to face with the

lady, young, tall, beautiful, strange and sad.

That night and next day did the gaze endure, Burnt to my brain, as sunbeam thro' shut eyes, And not once changed the beautiful sad strange smile.

Caponsacchi "bowed, was blessed by the revelation of Pompilia"—from that hour he was a changed man.

Browning's purpose evidently was to make Caponsacchi no mere impersonal helper in the flight of the wife from her husband; but in that event to bring him also to the crisis in his life, to the moment of the making of the Christian hero out of the conventional fop. Browning liked to conceive of his characters in their earnest crises, as at such times

the whole latent character would declare itself. His words in *Cristina* on this subject are too well known to need quotation. The young priest "was named and known by that moment's feat, there took his station and degree." The conventional world around him became irksome, a better taste and a truer religion found birth with his love. He says:

my life
Had shaken under me,—broke short indeed
And showed the gap 'twixt what is, what should be,—
And into what abysm the soul may slip.

At the second meeting with that "great, grave, griefful face," his call to duty came, a hard duty, demanding the rise of the true man within him. Browning ignores the word of the Book here, which says that he at first refused to have anything to do with such a questionable and dangerous undertaking.¹⁷⁰ Caponsacchi in the Poem instantly accepts this new duty of self-sacrifice, because he has been changed to a nobler self by the look of the lady. The spirit of self-sacrificial love, which is the essence of Christianity, became the living motive of Caponsacchi, and we feel that Browning would assert that in the crisis he has risen to real Christian heroism.¹⁷⁰

Now all of this element is added by the creative instinct of Browning. We have little evidence in the Book that the flight with Pompilia had been more than a superficial adventure to the real Caponsacchi. His rise to the noble attitude of his later manhood is as much the creation of the Poet as is the early worldly masquerade before his meeting with Pompilia.

It seems not improbable that the legend and character of St. George of Merry England may have had much to do with the Poet's ideal of his soldier-saint, just as the Madonna had governed the ideal of Pompilia. Browning had doubtless seen Vasari's fine St. George Slaying the Dragon, which stands as the altarpiece in Caponsacchi's church. It is no mere chance that the Poet changed the date of Pompilia's rescue 184 from April 29 to April 23, St. George's day. (RB., VI, 1111.) And the rescue of the maiden who lay at the mercy of the hideous cruelty of the dragon bears a striking analogy to the story which the Poet had found in this old volume. He has also compared this rescue with the story of Theseus and Ariadne—the St. George legend of ancient Greece. The Poet, moreover, has made reference to Caponsacchi as a St. George five times in The Ring and the Book.28

Browning has not merely added the conversion of the worldly Caponsacchi to the higher possibilities of his spiritual nature, but he has also added the deeply passionate yet profoundly reverential love of Caponsacchi for Pompilia. The addition of this love-element to the character of Pompilia has been mentioned, but something must be added here. In both of them love was the occasion of a spiritual revolution. In Pompilia's eyes he had been God's saving arm, a strong man full of pity

to her who had been accustomed to the selfishness or harshness of men. To him she had been a revelation of God dwelling in woman as purity, long-suffering, and godliness: an embodied Madonna, Our Lady of Sorrows. She challenged his worship in the most profound religious sense, rather than in the conventional, sentimental hyperbole of romantic poetry. He dwells on no pretty graces nor mannerisms, but accepts his miracle of the revelation of the Divine motherhood, self-authorized. She is the

snow-white soul that angels fear to take Untenderly * *

The glory of life, the beauty of the world, The splendor of heaven.

Wordsworth has well described such a love:

Love that adores, but on the knees of prayer, By heaven inspired; that frees from chains the soul, Lifted, in union with the purest, best, Of earth-born passions, on the wings of praise Bearing a tribute to the Almighty's Throne.

Browning might have given such an other-wordly feeling to this bond of love as to have greatly reduced our interest. Such is the devotion of the confessor, Fra Celestino. This would have been the easier and more prudential way of dealing with two attractive young persons in so dangerous a situation. He prefers, however, to make each heart stir with an earnest personal passion for the other. In Pompilia it is a serene feeling, which rests purely by the side of her mother love and her faith in God. In Caponsacchi it is an overmastering flood of devotion to her service and of indignation against those who have wronged her. In each case it is the earthly crown of a true manhood and womanhood, coupled with a sincere devotion to God. In Caponsacchi it all but spoils his case, giving some ground for the accusation that "he loved the lady as they called love." Browning, however, has at no point in his poetry shown more splendidly the utter independence of real passionate love from "love as the world calls love," of Ottima and Sebald.

The Caponsacchi as thus conceived is worthy of his important place at the heart of Browning's masterpiece and is as great a creation as any in the whole range of Browning's poetic world.

XXIII. Browning's Independence in Character Creation:

In the consideration of these three figures we find the masterly creative freedom of Browning as he rises above his material. The Book gives but confusedly and imperfectly these characters. Guido rests under harsh charges in the Book, but extenuating pleas are made in his behalf. The facts of Pompilia's life are discernible in the Book, but her character is but mistily and confusedly presented. Caponsacchi's

fortitude is plain, but it is charged with being the fortitude of dare-deviltry. One of Browning's chief problems, as a student of truth, was to bring order out of this chaos of charge and countercharge. But as an artist he had the far more important problem of raising the three to the province of art, vitalizing and idealizing these characters till, laying aside their commonplaceness, they would stand for the Poet's master conceptions of human nature, his attitude toward conventional society, his faith in God. Certainly in this part of the Poem the restraining leash of fidelity to truth is no hindrance to his poetic flight, and herein we get the unique, personal element of power which every great artist must contribute to the materials he works upon before they become vitally his own in art.

XXIV. The Final Significance of this Source-study:

All that has been said above throws light on the whole problem of the creative artist's relationship to his material. Nor will it do for one to accept or reject certain guiding principles on mere *a priori* grounds. We have here a great artist and a great resultant Poem. The latter fully justifies him against any critic's cavil as to how he might have

written a better poem with the same material.

The Poet seems to have been guided all through his creative activity by a determination to be true to his material—"So absolutely good is Truth," he says in Fifine at the Fair. He accordingly mastered the facts of the Book even to its trivial details. These he reproduces in his Poem profusely, fitting them unlaboriously into the text and the current of his verse. He had so filled himself with these facts that they became his facts; and these names, dates, descriptive details, petty sophistries, citations of authorities, reproduce themselves as vital parts of the resurrected story. The fragments marshaled themselves out of chaos into one pervading, unifying cosmos. Instead of the crowded, sordid, confusing presentation of a criminal trial, he made it a comprehensive book of life. Yet rarely has a poet of high rank shown such respect for the integrity of his material. Still further, he has planned his Poem not by conventional genre, but has invented a form which is a vital outgrowth of the material before him, an independent and organic plan.

To all this Browning has brought the wealth of a richly endowed personality. The deeper spiritual meaning of the three major characters and of their play upon one another is purely a part of the Poet's vision. They are hopelessly obscured to ordinary sight in the Book. One phase after another of the Poet's deeper life breathes forth in these monologues so that, in the end, we have in the Poem not merely the story retold from the Book, but the wise, sane thought of Browning's full maturity; and it is this, and not the rough ore of fact, that has made

the Poem what it is.

Altogether, one can hardly come from a close study of Book and Ring, side by side, without an ever-deepening sense of the might of Browning as a creative artist. The dead weight of the old Book could not bear him down. His fidelity to it could not clip his wings. Its chaotic night of evil could not daunt his moral instincts. Its sheer confusion falls readily into order. Not since Goethe have we had the play of such a giant mind upon a subject which had fascinated it; and it remains, as was said above, the macrocosm of the art and the life of Robert Browning.

One word in conclusion as to this whole matter of poetic originality in its bearing on our subject. Browning is not the less a master that he had such a source-book. The good old law of the literary spoil to the strongest has unfortunately tended to disappear of late in the canons of criticism, and no one can doubt that this has wrought no small injury in our literature. The shibboleth of originality has driven many an artist to practice sheer invention rather than resuscitation in storytelling. Browning's use of the Book, however, brings us back again to the importance of such a background of truth for all good work. The true artist finds ample opportunity for expressing what is great in himself as an artist by using such materials as come to hand. He will be their master and not their servant; they are mere tools of his craft; but the materialless storyteller who depends on sheer fancy is little better prepared for his artistic future than the carpenter who is unprovided with tools and must depend on hands and sticks and stones. Shakespeare was doubtless the greater Shakespeare for all the plays, poems, novels, and histories which are gathered in Hazlitt's Shakespeare Library; Dante was the greater Dante for his mastery of the whole medieval tradition of Hell, Purgatory, and Paradise; Milton was the more Miltonic for centuries of semi-artistic retellings of the story of the fall of man; Homer was the greater Homer in the richness of the patriotic balladry which had arisen around the Trojan War; and Browning rose to his masterpiece in art by seizing firmly the Book which "the Hand" had thrust into his own as a call to his greatest achievement in creative imagination.



Corpus of Topical Notes.

The following topical notes present in intelligible order the confused fact and the intricate cross-referencing of Book and Poem, and they are usually explanatory of an initial text quotation from The Ring and the Book. The line-numbering and text of the poem are conformed to the author's edition published by Smith, Elder & Co. Page references to the Book are indicated by B, which is followed by Roman numerals if the reference is to the original and by Arabic numerals if the reference is to the translation, the latter being more frequently employed, as the pages of translation permit the insertion of superior figures for return reference. Citation of the secondary source (pp. 207-213) is indicated by P.; of the Casanatense pamphlet (pp. 215-225) by C.; and of the general essay (pp. 227-291) by E. The annotation has been confined to the source problem under discussion, and has not dwelt on the many historical and interpretative questions which should find answer in a more general volume.—C. W. H.

CORPUS OF TOPICAL NOTES.

1-RB., I, 33, 140, 677:
"Old yellow book." The Poet's name for the Book, evidently suggested by the soiled and worm-eaten "crumpled vellum covers."

2-RB., I, 122-31:

These words are a close paraphrase of the actual manuscript title-page of the Book, page I. Posizione di tutta la Causa Criminale Contro Guido Franceschini Nobile Aretino, Position of the entire criminal

e suof Sicarii

Force

stati fatti morire in Roma il di 22

decollazione gl'altri quattro di

Maritus possit occidere Uxorem

Adulteram absque incursu poenae ordinariae

Feb. 1698. Il primo con la

Disputatur an et quando

Of Guido Franceschini, noble-

man,
With certain Four the cutthroats in his pay,
Tried, all five, and found
guilty and put to death
By heading or hanging as he-

fitted ranks, At Rome on February Twenty Two.

Since our salvation Sixteen Ninety Eight: Wherein it is disputed if, and

when, Husbands may kill adulterous wives, yet 'scape The customary forfeit.

Cf. RB., XII, 229.

3-RB., I, 136-9:

in a Latin cramp enough When the law had her eloquence to launch, But interfilleted with Italian streaks When testimooy stooped to mother-tongue,

All the formal proceedings of the lawyers and judges were in Latin, as a matter of course a barbarous, late, church Latin, made all the more difficult by the technical nature of the discussion. The testimony was naturally in the vernacular Italian.

4-RB., I, 145-6:

Primary lawyer-pleadings for, against, The aforesaid Five;

There are six arguments for and five against the Accused in the Book. "Primary" is probably used in the sense of original. Cf. RB., X, 216.

5-RB., I, 146-7:

real summed-up circumstance
Adduced in proof of these on either side,

There are three summaries (summario) of evidence, one for and two against the Accused: pamphlets 4, 7, 11. Cf. RB., X, 217; XII, 230.

6-RB., I, 148-9:

Put forth and printed, as the practice was, At Rome, in the Apostolic Chamber's Type,

All the pamphlets in the Book, save the two anonymous Italian narratives, were printed, probably in very few copies, by the Court for use in its procedure and bear the imprint: Romae, Typis Rev. Cam. Apost. 1698. (Reverendae Camerae Apostolicae.) Browning translates lit- script out of 260.

erally. This papal press was an official and not a mercantile press.

7-RB., I, 150-2:

And so submitted to the eye o' the Court Presided over by His Reverence Rome's Governor and Criminal Judge,-

The arguments are addressed "Illustrissime et Reverendissime Domine" and on the file titles they are spoken of as by "Illustrissimo et Reverendissimo Domino, Urbis Gubernatore in Criminallibus." The governor at this time was Monsignor Pallavicino. The Criminal Court, however, was presided over by Vice-Governor Venturini, who had also presided over the Processus fugæ (Notes 269, 270), and who later issued the final decree in vindication of the good name of Pompilia (Pamphlet 18). He was possibly assisted by a board of Judges (B., 193. Illustriss. Congregationis), but the usual custom in the criminal law of that day was to try before a single judge. Browning, without any authority in the Book, speaks of three Judges (RB., VI, 8), and likewise without authority includes Judge Tommati (RB., I, 1052; VI, 34, 133; VIII, 219, 263), who had tried the first civil suit of Pietro for the recovery of the dowry (Note 262). Cf. Note 365.

8-RB., I, 689-90:

Doubled in two, the crease upon them yet, For more commodity of carriage,

Soiled streaks on many pages of the Book were evidently caused by the folding of the separate pamphlets, for the purpose of carrying them in the pocket.

9-RB., I, 691-4:

And these are letters, veritable sheets That brought posthaste the news to Florence, writ At Rome the day Count Guido died, we find, To stay the craving of a client there,

These three letters (B., 190-1), written at Rome on the day of Guido's execution, are addressed to Sig. Francesco Cencini at Florence. The first of these is reproduced by the Poet, RB., XII, 239-88 (Note 450); the other two are not at all in correspondence with the other letters of Bk. XII, but facts from them are used here and there through the poem (Notes 428, 429, 431, 448-9, 451). Cf. RB., I, 257-9.

10-RB., I. 85:

"Small-quarto size." The Book is 73 by 10 by I inch, printed in small-quarto.

11-RB., I, 119:

Print three-fifths, written supplement the rest.

There are in fact only about 10 pages of manu-

12-RB., I, 694-5:

To stay the craving of a client there. Who bound the same and so produced my book.

RB., XII, 225, 231:

To this Cencini's care I owe the Book,

Discreetly in my Book he bound them all,

Browning's conjecture that Cencini collected and bound the Book is evidently based on the fact that the letters were addressed to him (Note 9); this is the reasonable supposition as to the collectorship. Note the words of the third letter (B., 191). "I inclose the Fisc's argument, except a single response, which I will send to you as soon as I can lay hands on it, that your Excellency may have the entire case." This accounts for Cencini's having most of the pamphlets of the Book.

13-RB., I, 110-1:

from written title-page To written index.

The written title-page, see page I, is followed immediately in the Book by the Indice, or Table of Contents, pages III and IV. Such manuscript additions are frequently made out by the modern lawyer in completing a case for his professional library.

14-RB., VII, 6-7:

Francesca Camilla Vittoria Angela

Such is her name as given in the baptismal record (B., 127). The full text of this entry of Pompilia's birth in the records of San Lorenzo in

Lucina under date of July 23, 1680, is as follows: Ego Baillias Riccias Chi (Cratus baptizari infantem natam de 17 et D. Pietro Compatini Romano quondam Francisci Conige. degentibus in hac Farrocia cui nomen impositum fut Franciscae Camillae Victoriae Angelae Pompiliae. Padrini frecunt Reverendus Dominus Johannes Baptista Barberlus quondam Ludovici Romanus, deg. in Patroch. S. Franciscae et D. Barbara Cacidi de Fabris deg. in hac Farrochia.

Cf. RB., II, 55; IV, 213-4.

15-RB., VII, 1-2:

I am just seventeen years and five months old, And, if I lived one day more, three full weeks;

Browning evidently calculated this accurately counting from Pompilia's birthday, July 17, 1680 (B., 127), to her deathday, January 6, 1698. Cf. RB., II, 60; III, 457-8; and Notes 350, 351.

16-RB., III. 62:

A lovelier face is not in Rome

The testimony in the Book as to Pompilia's beauty is found (B., 148): "A woman in the flower of her age and, as I have heard, of no small reputation for beauty"; (B., 184): "especially if the wife is beautiful; and (B., 197): "although it may be very difficult for a beautiful woman to preserve the decorum of her honor." No specific information beyond the subsequent note is given. Cf. RB., VI, 1997-8.

17-RB., III, 67:

Black this and black the other !

RB., XI, 1349: The long black hair

There is a hint of Pompilia's dark complexion in one of the forged love-letters (B., 81), "that you are darker than I." Cf. RB., II, 275-6.

18-

Pompilia's affidavit, made in Rome, Monday, May 13, 1697, twelve days after her arrest at (Note 269), or criminal process against herself and Caponasachi for flight and adultery. It is found in the summaries of both sides, but in greater fulness in that of the Defense (B., 69-73). The marginal comments in the latter version (which are stressed by Mrs. Orr, Handbook, p. 88 as indications of something questionable in the real Pompilia's character) are, of course, the prejudiced comments of the lawyers for Guido and are worthless as evidence of guilt in Pom-pilia. Browning found in this affidavit much information of importance in the story; but it is in no sense a prototype of the monologue of Pompilia in the Poem, nor is it uttered at the same time nor under the same circumstances.

The letter of Pompilia written from the prison of Castelnuovo, May 3, two days after the arrest, is said (B., 143) to have been "found among her private correspondence after her death." It is also referred to (B., 144).

20-RB., VII, 29-30:

He is a boy and Gaetan by name-

Gaetano, for a reason

P. 211: "After that Pompilia bore a son, whom she named Gaetano, after the saint to whom she made her vows." This is the only authority for the child's name, which is so often repeated in the poem. Cf. RB., I, 405; VI, 1389; VII, 100-105, 276; IX, 1371; XII, 688, 781.

21-RB., VII, 1223-59:

The wonderful account of the birth of the brooding mother-sense in Pompilia is Browning's own invention, and he returns to it repeatedly. Cf. RB., III, 1121-4; 1527-38; VI, 762-8; 1374-6; VII, 1439-40; X, 1073-81.

22-RB., VII, 1762-3:

My babe nor was, nor is, nor yet shall be Count Guido Franceschini's child at all-

Pompilia seems to turn here to the thought of the immaculate conception by the Virgin Mother as the explanation of her own child's birth. At line 1692 she says: "I felt like Mary." Cf. also lines 91-2. The Fisc makes cynical reference to this possibility: RB., IX, 1352-66. Caponsacchi speaks of her repeatedly as Madonna. Cf. p. 281.

23-RB., VII, 58:

The month-there wants of it two weeks this day!

The child was sent away (line 46) when two days old—that is, December 20. (Cf. Note 299.) Pompilia is speaking January 6 (Note 350); hence the accuracy of her word, as in her mother yearning she counts the days that still separate her from her babe.

24-RB., VII, 10.

When they insert my death,

The death record in the parish register of San Lorenzo in Lucina (see illustration, p. 280) reads: "Signora Francesca Pompilia Comparini, in Rome, at the age of seventeen and a half, the daughter of former Signor Pietro Comparini, of Rome, wife of Signor Guido Franceschini of Arezzo in Tuscany, died in the Communion of the Holy Mother Church in the house where she lived on Strada Paolina; she received all the Sacred Sacraments and was buried in this, our Church." Cf. Note 351.

25-RB., VII, 32:

"Curate Ottoboni." Browning finds the name (B., 127). Otthobonus had not baptized her; he merely made the sworn transcript of the baptismal record used as evidence in the trial.

26-RB., VI, 290:

"Giuseppe Maria Caponsacchi." The full name of Caponsacchi is given in its Latin form (B., xcix or 83). Cf. RB., VII, 941. The Caponsacchi family were of noble rank.

Our arms * * *
The shield quartered with white and red.

Giuseppe Maria Caponsacchi, born March 26, 1673 (Griffin), was invested Canon November 26, 1673 (Grimn), was invocated on accord May 15, 1693, and resigned of his own accord May 15, 1702. (Records of the Pieve of Arezzo.) The family is now all but extinct, but still preserves a vague rumor that some priestly forbear had run off with a woman.

27-RB., VI, 346-8: I' the Pieve * * *

Sub-deacon, Canon,

Caponsacchi (B., 75) says: "I am a Canon of the Pieve of Santa Maria of Arezzo, and am merely a subdeacon." At line 975, he speaks of "the pillared front o' the Pieve,—My church." This is one of the oldest and most impressive of the churches in Arezzo—its famous "pillared front" being well known.

28-RB., VII, 1323:

Our Caponsacchi, he's your true Saint George

The fact that Conti suggested Caponsacchi as traveling companion is given (B., 174): "he suggested that there was no better person than Canon Giuseppe Caponsacchi, his friend and in-timate, whose spirit had stood every test." Cf. B.,

60; P., 211; and Note 145.
Vasari's fine St. George slaying the dragon is the altar-piece of the church of Conti and Caponsacchi, Santa Maria della Pieve of Arezzo. This may have suggested the St. George strain in Caponsacchi's character. Cf. E., 286-9, and RB.,

I, 585; VI, 1771, 7; IX, 602. 29-RB., VIII, 1193:

"Pollent in potency." Arcangeli (B., xvii) timid, and all too prompt for resisting, since in for the runaway probably indicates that he had

the word of one of the witnesses in the prosecu-tion for flight he was called cutthroat." Cf. B., 110, 150.

30-RB., VII, 911:

"The rich dark-brown hides?" Browning has a hint of Caponsacchi's complexion in one of the forged love-letters (B., 81).

31-RB., VIII, 1194:

"Amasius," or paramour. Guido's lawyers continually mention Caponsacchi thus.

There is little in the Book to suggest Browning's presentation of the worldly, irresponsible youth of Caponsacchi. Pompilia speaks (B., 70) of his stopping in front of their house to talk with certain young hussies. The poet may have read into the word donnicivole some of the opprobrium of our word flirt or even chippy, but no such sinister meaning is necessarily implied.

Tommaseo, Dizionario dei Sinonimi, § 1413: "Donnicivole, donna di bassa condizione, debole di spirito, con de pregiudizii Donnicivole puo intendersi della plebe, ma non dispregevole." Cf. RB., II, 806.

33—RB., VI, 429:
"Light-skirts." The term was possibly suggested by "la Cantarina" in one of the forged love-letters (B., xciii or 78).

The important affidavit and cross-examination of Caponsacchi (B., 73-6) is not dated, but it was probably made about the same time as that of Pompilia (May 13, 1697), and was part of the criminal trial against himself, the Processus fuga. It is manly and straightforward, and bears out Browning's interpretation of the young priest's heroic qualities, though it makes no suggestion of a personal affection for the woman-victim he had rescued. It is in no way the prototype of the monologue in the poem, and was uttered at a different time and under other circumstances.

Canon Conti, so frequently mentioned in both Book and Poem as the friend of Caponsacchi, was brother of Count Aldobrandini (Griffin), who had married Guido's sister (B., 70); he was accordingly spoken of as a relative and a frequenter of the Franceschini home (B., 74, 92, 144). Conti had been invested Canon of the Pieve August 14, 1692. (Records of the Pieve.) He was in company with Caponsacchi on the evening of the comfit-throwing (Note 131) and Guido subsequently became jealous of him also (B., 70). He was fully informed of Pompilia's sufferings, and to him she turned for relief (Note 145). As he felt it improper for himself to move in the matter, he advised Pompilia to seek the aid of his friend Caponsacchi and he "Pollent in potency." Arcangeli (B., xvii) speaks of Caponsacchi as viribus pollens. The called (B. 177) "the mediator in that flight." full statement is as follows (B., 15): "Because The fact that he was not subsequely included the lover was of powerful strength, not at all in the Tuscan trial of Pompilia and Guillichini

refrained from overt act in the matter, or that he had died before the suit was instituted. He is also mentioned (B., 80) in the forged loveletters. He was probably related to the Jacopo Conti who swears (B., 42) to the ill-treatment suffered by Pompilia. Cf. B., 60, 62, 144, 159, 196; also RB., II, 938-41.

36-RB., VI, 2032:

Conti is dead, poisoned a month ago:

(B., 177): "It is public talk and report throughout Arezzo that he died a month ago under similar suspicious circumstances." The records of the Pieve give his death as occurring January, 1698-that is, subsequent to the murder of the Comparini. The word could hardly have reached Caponsacchi by the time of his supposed speech.

Guido Franceschini, "a nobleman of Arezzo" (B., 10, and P., 209), of an old but impover-ished family, appears in the Book in as unfavorable a light as in the Poem. He was evidently forced early to seek his fortune at Rome. Browning, however, creates outright for us a conception of his early ambition and purpose and of his later unsuccess in the battle of life.

38-RB., V, 144-5:

* * * not first in rank
But second, * * *

Evidently drawn from (B., 171): "it is untrue that his family enjoyed the highest rank of nobility in the City but * * * is of only secondary rank." Palazzo Franceschini, formerly in Via dei Cenci, is no longer in existence. The family was of low origin, came "da un sensale," and grew to great power, no one knows how, and during the 15th century were gonfaloniers of Arezzo. The family became extinct not long after Guido's death.

39-RB., II, 288-9:

* * * since many years, Was friend and follower of a cardinal;

This fact is evidently drawn from P., 209: "Guido Franceschini, a nobleman of Arezzo had stayed for some time here in Rome, in the service of a person of some eminence." The Casanatense pamphlet (P., 217) says that Guido became Secretary of the Embassy for Cardinal Nerli. François Nerli, born in Florence, July 13. 1636, was son of a banker. He took orders and was raised to the Cardinalate in 1673. For a while he was Archbishop of Florence, but as he was not able to please either the Grand Duke or the people, he retired to Assisi, where he passed the remainder of his days in an agreeable retreat. He was versed in all knowledge and always considered it an honor to be the friend of the learned. He died in Rome in 1708. (Moreri, Grande Dictionnaire, VII, 970.) He was possibly the one to whom Caponsacchi refers somewhat scornfully (RB., VI, 1254-65). The full detail of the service given by Guido (RB., V, 292-397) is supplied entirely by the Poet. Cf. RB., II, 154-6; III, 256-7; IV, 400-15; V, 336-9, 1795-6.

40—RB., IV, 55:
"Her Eminence." Evidently a waggish translation of sua Eminentia (B., cxxxiv),

41-RB., IV, 417:

And not a penny in purse to show for it.-

This ironic comment of Tertium Quid is evidently based on (B., 169): "Out of service of a Cardinal, without a soldo." Cf. C., 217.

42-RB., V, 269-70:

Close to the Church, though clean out of it, I assumed Three or four orders of no consequence,

The Book contains no information as to this fact, but the letters (B., ccxxxv-ix) tell of the staying of Guido's sentence for a few days on the ground of his clerical privilege (chiericato). He was secretary of Cardinal Nerli (C., 217). Cf. RB., I, 255; X, 445-8; XI, 45-6, 52.

43-RB., II, 304:

"Thirty years." Browning seems to borrow this time from the trent' anni nella medesima Citta (B., 122), which is said of Abate Paolo, and not of Guido. Browning uses it in connection with the latter at RB., IV, 392. Cf. RB., V, 292; X, 825.

44-RB., V, 1428:

"Fifty years." According to P., 213, Guido was fifty at the time of his execution, and he was therefore forty-six at the time the marriage took place. The baptismal records of Arezzo, however, show that he was born January 24, 1657.
It runs as follows: Gennaio 24, 1657. Guido di Tommaso di Girolamo Franceschini e di Beatrice di Guido Romano. Cf. RB., I, 784; IV, 409, 719; XI, 1844.

45-RB., I, 783-4:

Lean, pallid, low of stature yet robust, Fifty years old.

RB., IV, 718-9:

Little, long-nosed, bush-bearded, lantern-jawed, Forty-six years old,

RB., VII, 396:

Hook-nosed and yellow in a bush of beard,

All of these descriptions of Guido's personal appearance are drawn from the statement at P., 213: "Franceschini was low of stature, thin and pallid, with a prominent nose, black hair and a heavy beard, and was fifty years of age." Browning also had in his possession the rough pen sketch of Guido found at page 275. This was probably made only a few days before Guido's execution. It was sent to the Poet by a stranger, who found it in a bundle of drawings, etc., which he bought at a sale in England. The Poet has probably stepped beyond dramatic propriety in the above words of Pompilia, which are repeated at RB, VII, 443. This is but one of many manifesta-tions of Browning's grudge against the meanness of Guido, which will hardly let the Poet be fair to him. Cf. also RB., XII, 192-6.

46-RB., X, 543-5:

All is the lust for money: to get gold,-Why, lie, rob, if it must be, murder! Make Body and soul wring gold out,

This assertion of the inherent greed of Guido | is made all through the reply to the Anonymous Writer (pamphlet 15), where almost every motive of Guido is traced ultimately to this. B., 168, dannato interesse; 169, stimolato dell' interesse; 171, la sua avidità; 171, d'ingannar per farsi ricco; 173, dall' interesse deluso; 175, oggetto dell' interesse; 177, la scandalosa e detestabile cupi-digia & avidità. Bottini in his final argument also repeats this charge frequently: B., 139, dotis cui praecipue maritus inhiabat; 142, eodem urgente pro lucro dotis; 151, pro lucro dotis; 152, ut dotem lucraretur; 155, pro lucro dotis. Cf. RB., III, 702-10.

47-RB., XI, 2161-6:

Those are my arms: we turned the furze a tree To show more, and the greyhound tied thereto, Straining to start, means swift and greedy both; He stands upon a triple mount of gold—

RB., XII, 822-4:

Shield, Azure, on a Triple Mountain, Or, A Palm-tree, Proper, whereunto is tied A Greyhound Rampant, striving in the slips?

These descriptions of the Franceschini arms are taken from a small water-color drawing, made by the Poet's friend, Barone Kirkup, and now pasted on the front inside cover of the Book. Notice that Browning reads into this coat of arms the greed which he felt was characteristic of the family. Cf. RB., XI, 1932-4.

48-RB., II, 487:

"Count Tommaso's death." Browning found (B., 129) that Guido was the son of Tommaso (or Thomae) Franceschini. Cf. Note 44.

49-RB., V, 188:

Countess Beatrice, whose son I am.

Donna Beatrice's character had evidently excited the Poet's indignation, as his references to her are almost fierce in their denunciation. Cf. RB, I, 571; II, 332-4; 886-91; X, 910-25. The foundation for this is largely in the servant's affidavit (B., 38-42), where the Donna Beatrice appears in a very unenviable light. The Casanatense pamphlet (p. 219) calls her a "proud, avaricious woman." Pompilia speaks slightly of her sufferings at the hands of her mother-in-law (B., 69). She bears strong relationship to the "tall pale yellow Duchess," the mother-in-law in The Flight of the Duchess.

50-RB., X, 880-1:

This fox-faced horrible priest, this brother-brute

Browning seems to express in these words his loathing of the Abate Franceschini, who was the counsellor and abettor of Guido in every step from the proposal of marriage with Pompilia (B., 169, 170) to the murder itself (Note 304). He is described (B., 116) as "an active and diligent man." The second Anonymous Writer, however, brings out the tricky and mean side of his nature, calling him (B., 176) "the manipulator of all they did, nor was a straw moved him bitterly. He is mentioned among the poets of Arezzo and was probably a man of fair education and good literary talent. The Casanatense pamphlet (pp. 217-8) gives a fuller sketch of his character and career. He rose by his native genius to the secretaryship of Cardinal François Lauria, a distinguished member of the Sacred Congregation. It was this cardinal who signed the marriage agreement (B., 88). At the death of Cardinal Lauria, November 30, 1693, he rose to the lucrative and honorable post of secretary of the Order of St. John of Malta, but was forced to resign (C., 22x) a few months before the murder because of the ill fame of himself and his brother Guido. Cf. RB., I, 553; II, 292; III, 251-3, 412-4; IV, 391-3.

51-RB., X, 897-900:

The boy of the brood, the young Girolamo Priest, Canon, and what more? nor wolf nor fox, But hybrid, neither craft nor violence Wholly, part violence part craft:

Here we probably have the Poet's opinion of the Canon Girolamo Franceschini, who appears in no enviable light in the Book. It is evident (B., ro) he was accused of having tried to poison Pompilia, and the popular pamphleteer (P., 209) says he had rushed upon her murder-ously with a dagger. This latter, however, was perhaps a mistaken version of his attack on Violante (B., 40). The servant's affidavit gives several instances of his abuse of the Comparini. Cf. RB., I, 553; II, 491; IV, 396-9; X, 452.

52-RB., V, 640-1:

Of whom but my own brother, the young priest,

This accusation against the Canon Girolamo (which is referred to RB., II, 498-501, 1292; VI, 844-6; VII, 808-14; X, 907) is based solely upon (B, 44): "That the Canon, my brother-in-law, had solicited me dishonorably, a thing that had never been thought of by him." This is a part of Guido's forged letter.

53—RB., III, 51:

"Monna Baldi." Probably suggested by the name Monna Baldi Albergotti (B., 38).

54-RB., VI, 521-2:

Count Guido's kind of maid-Most of us have two functions in his house.

Maria Margherita de Contentis, who brought the first forged letter to Caponsacchi (B., 73), testified during the Processus fugæ to the passage of love-letters and to clandestine meetings between Pompilia and Caponsacchi, but her evidence was rejected on the ground that she was a harlot (Note 171). She is probably the witness referred to in B., 117. Cf. B., 62, 93, 143, 146.

55-RB., II. Half Rome:

This speaker, who typifies half of the popular opinion of Rome concerning the murder trialnamely that in favor of Guido-was probably suggested by the Italian pamphlet entitled Notizie di fatto, etc., pamphlet 10 of the Book. Its without his assistance"; and (B., 182) arraigns author was evidently well acquainted not merely

with all the evidence of the murder case and of | the Processus fuga, but also with the technical points of the law in the case. He tries to be popular in style, but soon lapses into professional pleading. The pamphlet is mentioned only once in the legal arguments of the Book, namely, during Bottini's long closing argument (B., 152). This would indicate that it was composed late in the trial, probably not earlier than February 10. Its reference to Conti's death as a month ago (Note 36) agrees with this. It was composed to stir public sentiment in behalf of the accused assassins. Certain stylistic mannerisms, and the points and illustrations offered lead to the belief that Arcangeli himself composed it. To-day such material would be put in the columns of our large dailies, but in 1698 the pamphlet was still one of the most effective means for leading public opinion.

Half Rome of the Poem is more popular in style and is almost colloquial in tone, but deals with the facts of the case from the same standpoint of prejudice in favor of Guido. It commences with a long account of the earlier condition of the Comparini (Notes 63, 65, 67, 70), lays stress upon their subsequent financial difficulties (Notes 71-3), emphasizes the craft of the Comparini, particularly of Violante, in advancing the marriage (Notes 74, 77), in making Guido their guardian (Note 90), blames them for the domestic quarrels which afterward arose in Arezzo (Note 95), censures Pompilia for her conduct after the departure of her parents, etc. Browning has taken this standpoint of the pamphlet and has vivified it by placing it on the lips of one of the sensation-lovers of the day, who is talking on the gossip-loving level of Rome. He has even caught from the pamphlet the hint as to the inherent prejudice of the speaker in favor of husbands at the expense of wives. Cf. the following note.

56-RB., II, 1537-9:

All which is the worse for Guido, hut, be frank-The better for you and me and all the world, Husbands of wives, especially in Rome.

This passage, which crowns the jealous husband's narrative, was probably suggested by the closing words of the first Italian narrative (B., 126): "Franceschini should be punished mildly to diminish the force of immodesty and impudence. For the woman is not without adherents, who triumph throughout all Rome in a coterie of treachery, both in public and in private. This is for the oppression and derision against husbands who have regard for their reputation. And they give the title of pedantry to that circumspection which one ought to practice for the preservation of his own honor."

57-RB., I, 873-4:

Born of a certain spectacle shut in By the Church Lorenzo opposite.

The surroundings of the speaker in Half Rome,

the popular pamphlet (P., 213): "In the meantime there were exposed in San Lorenzo in Lucina the bodies of the assassinated Comparini, * * * The surprise of the people at seeing the said bodies was great, because of the atrocity of the deed." Cf. RB., VIII, 1352.

58-RB., II, 18:

"This morn." January 3, 1698, the day after the murder. Cf. RB., I, 846.

59-The Other Half Rome:

The Other Half Rome was probably suggested by the second Italian Pamphlet of the Book, No. 15. The latter says (B., 183): "The intention of the author of the present response is no other than to make clear the falsity of the suppositions against the honor of the poor wife and against the Comparini." It was evidently written in refutation of pamphlet 10, which it meets with irony and scorn as well as with argument. It likewise insists (as does Other Half Rome) on the comfortable circumstances of the Comparini (Note 67), on the scheming of the Franceschini to bring about the marriage (Notes 75, 76, 79, 80, 84, 85), on the craft and cunning of Abate Paolo in particular (Note 50), on Guido as their Padrone (Note 90), on the cruel treatment suf-fered by the Comparini in Arezzo (Notes 95, 98), on the repeated instances of the greed of the Franceschini (Note 46), and on the justification of Pompilia in the various steps of her flight.

The Poet has invented both the situation and the individuality of the speaker without suggestion from the Book. He might have found an excellent situation for one speaker in the scene of the popular turmoil on the reëntry of the captured assassins on the evening following the murder (P., 212). But the speaker's sympathy for Pompilia probably necessitated a somewhat finer nature than would have been found in one trooping after the popular sensation of the day.

60-RB., I, 904:

"Three days ago." The Other Half Rome is supposed to speak on January 4, "three days" after the murder, according to the Roman way of counting, January 2-4. Lines 36 and 1640 are in agreement with this date, but line 867 can not be reconciled therewith and should probably read " since three days."

61-RB., I, 903:

motley merchandizing multitude.

RB., IV, 10-11:
* * * this rabble's-brabble of dolts and fools Who make up reasonless unreasoning Rome.

These sneers may have been suggested by the second pamphleteer's scornful words (B., 168) as to "the dull heads of the crowd" and (B., 168) "to excite compassion, no less in foolish persons."

62-The Pope:

The historic Pope, Innocent XII, had only a slight connection with the Franceschini tragedy. the curious and excited throng pressing into San hate Paolo had made ineffective appeals to Lorenzo to see the dead bodies so fully described him (Notes 280, 281). And when the death by Half Rome (lines 17-tox), was suggested by sentence against Guido had been stayed temperature. porarily on the grounds of clericate (Note 42), the Pope overruled this delay. The second Anonymous Pamphleteer (B., 183) also speaks of him as "most zealous of justice." He was not otherwise in touch with the case as recorded in the Book. The Casanatense pamphlet, however (p. 223), states that when Guido's crime and arrest were reported to the Pope, "He gave commands that, without delay and with all rigor, trial should be brought, this being a case which, by reason of the consequences that might arise from it, should be examined into with very special attention."

Rev. John Chadwick in reporting a conversation with Browning said: "Of the old Pope of
the poem, too, he spoke with real affection," and
he goes on to tell of the medallion of the good
Pope which was presented to the Poet by a
friend, and which he prized so highly. The
Dublin Review criticized the Poet for presenting
an utterly impossible Pope. There is no doubt
that this liberal thought and unchurchmanlike
attitude is unhistoric. The Poet was evidently
well acquainted with many admirable qualities
of this historic Pope, and saw an opportunity to
use him as the mouthpiece of his own attitude
toward the tragedy. No Pope ever spoke even
to himself the theology and church polity of this
monologue. The Pope indeed is merely Browning's typical wise old man—a brother of Rabbi
Ben Ezra and the Apostle John. (Cf. E., 270-1.)

63-RB., II, 193-4:

These wretched Comparini were once gay And galliard, of the modest middle class:

The fullest statement of the social and financial condition of the Comparini is given in the pamphlet of the Anonymous Writer (B., 116). This pamphlet and the retort to it dwell on this earliest history of the case and on the trickery of both parties. In this respect they are strikingly like Half Rome and the Other Half Rome. In the murder case itself this earlier portion of the story is of little importance. Cf. RB., III, 115-26; IV, 70-94.

64-RB., II, 195:

Born in this quarter seventy years ago

RB., I, 798:

Aged, they, seventy each,

At P., 213, the Comparini are called septuagenarians, but as Violante was only 48 at the time of Pompilia's birth (B., 172) she was now 65. Cf. RB., III, 192-3; IV, 75.

65-

Violante Comparini, ne Peruzzi, is spoken of (B., 116) as a "very shrewd woman and of great loquacity," and her own acts and the various indications of character throughout the Book seem to agree with this. P., 209, says: "She was driven by the ambition of establishing her daughter in the home of persons of good birth." Browning has filled out this mere outline of character with interesting fullness till we find her the overbearing, cunning, headstrong woman of the Poem.

The Casanatense pamphlet adds other lines to her disagreeable portrait. But even her character is softened in the words of Pompilia. (RB., VII, 269-343.) Cf. RB., III, 133-4.

66-RB., II, 203-4:

In Via Vittoria, the aspectable street Where he lived mainly;

The sole reference in the Book to this home in Via Vittoria is made at B., 127, the address of Pompilia's letter in the third Summary. In the Poem this street-name is repeatedly used. For Strada Paolina where they lived at the time of the murder, cf. Note 292, also RB, II, 475; III, 74, 364; IV, 455, 476; V, 1333; XI, 969, 1154.

67-RB., II, 200-1:

wealthy is the word, Since Pietro was possessed of house and land—

B., 116, states that Pietro's property amounted to from 10,000 to 12,000 scudi invested in well-situated houses, and bonds (B., 170). Cf. P., 209.

68-RB., II, 211:

He owned some usufruct, had money's use

Most of Pietro's property seems to have been entailed, he enjoying only the income in part (Note 70), the rest going to a trust fund which an heir would secure for him. This suffract is spoken of at Ba, 50, 116; P, 210. Cfs. RB, III, 159.

69-RB., IV, 135:

"Fidei commissum." A sum held in trust. Cf. B., 50, 116.

70-RB., IV, 76-7:

And also with a remnant,—so much more

Probably suggested by the account (B, 116):

"The property of Pietro Comparini did not
amount to more than the sum of ro,000 or 12,000
scudi, subject to a reversionary interest, coupled
likewise with the obligation to compound a good
percentage of the income * * * there being a bar
against his use of the capital and of a part of
the income."

71-RB., IV, 96:

Indulge so their dear selves.

Possibly suggested by the first Anonymous Writer (B., 116): "He was too indulgent to his stomach and was given to laziness."

72-RB., II, 265:

And poverty had reached him in her rounds.

RB., IV, 97:

Pietro finds himself in debt

Suggested by (B., 116): "He was brought down to a state poor and miserable enough," and (B., 194): "his creditors * * * were pressing him hard."

73-RB., IV, 109-10:

He asks and straight obtains

The customary largess,

Suggested by (B., 116): "And after making a statement of his property, received from the Papal Palace secret alms each month."

74-RB., II, 268:

And who must but Violante cast about,

The Anonymous Author (B., 116) speaks thus of Pietro, but Browning probably felt this act was more in accord with Violante's aggressive, scheming character. Cf. RB., III, 132-3, 170-1; IV, 130-45.

75

Other Half Rome, on the other hand, follows the answering pamphlet which makes the Franceschini brothers set the marriage negotiations under way (B., 169).

76-RB., X, 532-43:

He purposes this marriage, I remark, On no one motive that should prompt thereto-

This strong protest of the Pope against the marriage of convenience is Browning's, and is not characteristic of the age and society of which it is written. The historic Pope would not have uttered it. It is not the bargain in the marriage, but the cheating in the bargain, which is criticized by the second Anonymous Writer (B., 169-71).

77-RB., II, 344:

What constituted him so choice a catch,

Note that the reply to this question, which presents the selfish purpose of the Comparini, is drawn from the first Anonymous Author (B., 116): "This bargain was advantageous to Pietro and his wife in freeing them from the straits in which they found themselves." Cf. RB., II, 413-5.

78-RB., IV, 440-2.

To the woman-dealer in perukes, a wench I and some others settled in the shop

At Place Colonna:

Evidently drawn from a reference (P., 209) to a "hair-dresser near the Piazza Colonna," and (B., 169) "in the shop of certain women hair-dressers." It was this woman who brought them the news of the eligibility of the match with Pompilia. The Casanatense pamphlet (C., 217-8) dwells more fully on Guido's craft in conciliating and bribing this go-between. According to it Guido's bribe was 200 scudi. Cf. RB., IV, 447-50.

79-RB., IV, 461-74: I'll to the husband * * And wait on Madam Violante.

RB., III, 260:

to Violante somehow caught alone.

B., 169, and P., 209, lay particular stress on the cunning of the Franceschini in approaching Violante, rather than Pietro, the former likening it to the guile of the serpent in Paradise, who attacked Eve rather than Adam. Cf. C., 218.

80-RB., III, 270-5:

He dissertated on that Tuscan house, Those Franceschini,—very old they were— Not rich however-

170: "Nor was it difficult for him to astound the woman, because he knew how to impress her very well with the thought of the grandeur of his country, of his first-rate nobility 81—RB., IV, 489:

There's Pietro to convince: leave that to me!

B., 170: "The credulous, but deceived woman so cajoled her husband that she at last induced him to sign the marriage agreement." Cf. P., 209, and C., 218.

82-RB., V, 494-5:

I falsified and fabricated, wrote Myself down roughly richer than I prove,

In presenting his case before Pietro, Guido made a written statement of properties which yielded him an income of 1,700 scudi, though it was later proved that he did not own a dollar's worth of income-bearing property. Guido claimed he did this at the instigation of Violante. This trick of Guido is frequently spoken of in the Book (B., 57, 170, 171, and P., 209). When taken to task for it by his brother, Guido declared he had done so at the instigation of Violante (B., 117).

83-RB., IV, 490-3:

Did Pietro make demand and get response That in the Countship was a truth, but in The counting up of the Count's cash, a lie.

B., 170: "Of whom he [Pietro] had had few good reports, and these were far different from the pretended riches, and vaunted nobility." P., 209: "The resources of the Franceschini * * * were quite different from what they had been represented." Cf. RB., III, 396-401.

84—RB., III, 428-9:

Home again * * *

Went Pietro to announce a change

RB., IV, 495:

Declined the honour.

B., 170: "Pietro absolutely refused to go on with the effectuation of the marriage." Cf. P., 209, and C., 218.

85-RB., III, 448-60:
[Violante] * * * holding a girl veiled too, stood, one dim end of a December day,

In Saint Lorenzo on the altar-step-

* * * * * wed
Guido clandestinely, irrevocably To his Pompilia

This and the other accounts of Violante's marrying her daughter to Guido without the knowledge of Pietro are based on (B., 170-1): "At any rate, the said Guido joined the said Violante, whom he had imbued with his flatteries and endearments, spurning any further consent of Pietro by keeping him in ignorance of it. And without knowledge of the latter, Guido contracted the marriage with the said Francesca Pompilia in the face of the Church." And P., 209: "The mother of Francesca, not seeing any chance to give her daughter to Franceschini, had her secretly married during December, 1693, in San Lorenzo in Lucina." December is no doubt wrong, as Cardinal Lauria, who died on November 30, had had a hand in the marriage (Note 88 and C., 218). The marriage is not recorded in the register of San Lorenzo in Lucina of birth, and of the great income from his patri-mony." Cf. RB., IV, 477-88; P., 209, and C., 218. 70, 359-78; IV, 495-8; VII, 376-473.

86-Omitted intentionally.

87-RB., II, 380-9:

Once the clandestine marriage over thus, Pietro could play vast indignation off,

B., 171: "When, after a few days, Pietro found out that the marriage had taken place, though he reproved the deed vigorously," etc. In the Poem, Pietro's indignation at the secret marriage is variously told at RB., III, 469-83; IV, 499-504; VII, 489-571. Cf. P., 209, and C., 218.

88-RB., III, 470-6:

Violante sobbed the sobs and prayed the prayers

Till Pietro had to clear his brow apace

* * * could flesh withstand the impurpled one, The very Cardinal,

B., 171: "Yet because what is done can not be undone, and by means of the cajoleries of Violante his wife and the interposition of another cardinal [Cardinal Lauria, cf. p. 218 and Note 50], whom the Abate, Guido's brother, served, the poor old fellow was constrained to drink the cup of his bitterness."

Note Pompilia's explanation of his acquiescence, VII, 523-7. Cf. RB., II, 74-8, 156; IV, 1610-1; V, 1797-1801; VII, 545-50.

89-RB, VII, 472-3:

When I saw nothing more, the next three weeks, Of Guido-

Pompilia (B., 69) says: "After I was engaged to him he stayed here in Rome for two months without consummating the marriage." Cf. line 736.

90-RB., II, 404-5:

They, for their part, turned over first of all Their fortune in its rags and rottenness

An interesting illustration of the correspond-An interesting intertaint of the correspondence of Half Rome and the Other Half Rome with the two Italian Pamphlets of the Book (cf. Notes 55, 59) is seen in the treatment of the turning over of Pietro's property to his son-in-law. Half Rome's account (RB, II, 403-17) is drawn from B, 116 (cf. 59, 194); while that of the Other Half Rome is drawn from B, 170. Cf. also P, 202 and C 22. also P., 209, and C., 218.

91-RB., III, 496-7:

Guido gained forthwith

Dowry, his wife's right;

A dowry of 2,600 scudi was given with Pompilia. Cf. B., 116, 170, and P., 209.

92-RB., III, 509-11:

As for the usufract—
The interest now, the principal acon,
Would Guido please to wait, at Pictro's death:

B., 116: "With the added hope of future succession to the rest of his property." B., 170: "And at the death of the said Comparini for all their possessions."

93-RB., III, 512-16:

Till when, he must support the couple's charge,

Bread-bounty in Arezzo

The fact that Guido undertook the obligation of feeding, housing, and serving the Comparini is spoken of several times in the Book (B., 58, 69, 86, 164, 170).

94-RB., II, 429:

They went to Arezzo,-Pietro and his spouse,

The fact that the Comparini accompanied their daughter and son-in-law back to Arezzo is told by Pompilia (B., 69) and elsewhere (B., 10, 50, 117, 171, and P., 209). Cf. also RB., I, 565-8; VI, 792; VII, 559-64.

95—RB., II, 462-525; III, 521-39; IV, 550-72;

V, 607-47: All of these accounts of the family quarrels between the Comparini and Franceschini are suggested by various passages in the Book. The most specific information on the point is found in the long affidavit of the woman servant (B., 38-42). Both the Governor and the Bishop in their letters refer to the troubles and blame the Comparini (B., 68-9 and 76). The Anonymous Writer (B., 117) ascribes the trouble to the "bit-ter tongue of Pietro" and the "haughtiness of Violante." Whereas, Bottini (B., 57) says: "Notorious indeed are the altercations which, on account of the parsimony of the home, straight-way arose," etc. Cf. C., 219: "The mother of Guido, a proud, avaricious woman, who gov-erned the household despotically, took to stinting it even in the necessary food. This moved the Comparini to complaints, to which they first responded with insults and then with threats." Cf. B., 50, 171, and P., 209.

96-RB., II, 497:

where Violante laid down law.

The letter of the Governor of Arezzo asserts (B., 68) that "Signora Violante * * * presumed to domineer over the house and to keep the keys of everything." And Arcangeli practically echocs this charge (B., 87).

97-RB., II, 507-10:

And Pietro, * * * the wine-house bench-

B., 68: "Signor Pietro had given over the company and conversation of the best people of the city, and had struck up acquaintance with the most vulgar. And with them he began to frequent daily all the tayerns there. This was little for the good name of the Franceschini." Cf. also B., 87.

98-RB., II, 504:

Four months' probation of this purgatory,

Pompilia (B., 69) says that her parents remained in Arezzo four months, while B., 57, 171, speak of a few months. These probably were the winter months of 1693-4, as they went there in December (P, 209) and were in Arezzo during both January (B, 38) and February (B, 39, 58). Cf. RB, III, 522; IV, 568; V, 617; IX, 2762; YJ, 2762 276-8; XI, 1195.

99-RB., IV, 569-70:

To beg him to grant, from what was once their wealth, Just so much as would help them back to Rome

money for the journey, and in Rome with furniture to put in order the house they had left." But P., 210, says that they had to "beg it of Franceschini, who scarcely gave them the neces-sary expenses of the journey." Cf. C., 219.

100-RB., III, 529-36:

The starved, stripped, beaten brace of stupid dupes

* * * carried their wrongs To Rome,

The second Anonymous Writer (B., 171) says: "Such were the miseries and abuses the Comparini had to suffer in victuals and in harsh treatment that they were obliged to return to Rome after a few months." Cf. also B., 10, 50, 69, 100, 210, and RB., I, 569-77; II, 519-25; V, 764-5; VI, 794; XI, 1199-1201.

101-RB., II, 534-7:

Once in Rome * * *

Her first act to inaugurate return Was, she got pricked in conscience:

RB., III, 180: Made in the first remorse:

RB., IV, 575:

* * * feeling conscience prick,

B., 172: "Urged on by remorse of conscience."

102-RB., II, 537-8: "Jubilee gave her the hint." B., 172: "At the time of Jubilee." Cf. P., 210, and RB., III, 180, 555-65.

103-RB., II, 549-51:

She confessed

Pompilia was a fable not a fact: She never bore a child in her whole life.

P., 210: "Violante Comparini revealed in confession that Francesca Pompilia * * * was not their daughter." Cf. B., 172. See also the elaborate and interesting account of Violante's confession, RB., III, 566-82, and IV, 576. Cf.

104-RB., III, 583-98:

Replied the throne-" Ere God forgive

Tell him, and bear the anger which is just!" B., 172: She "was constrained by her confessor * * * to reveal it to Pietro," etc. Cf. P., 210.

105-RB., II, 558:

The babe had been a find i' the filth-heap,

There is no room for doubt that Pompilia was of vile parentage. The Anonymous Writer (B., of vile parentage. The Anonymous Writer (B., 118) speaks of her as being "of most vile parentage." Her mother is spoken of as "meretrix" (B., 97, 99); "vilissima lotrix" (B., 10); "a poor widow and stranger" (P., 210). The Casanatense pamphlet gives a somewhat different account (C., 219). The Poet repeats the fact in one after another of the monologues, and he makes their attitude toward the fact something of a revelation of the speakers' own characters. They range from the brutal hatred of Guido to the tender, loving comment of Pompilia upon

B., 118, states that "they were provided with her own mother. Cf. RB., II, 549-83; III, 208, 549-668; IV, 149-91, 575-80, 611-2; V, 88-9, 768-74; VII, 131-2, 139-45, 864-94; XI, 1217.

106-RB., V, 90:

Her mother's birthright-license

RB., VII, 863:

-Adding, it all came of my mother's life

Arcangeli accuses Pompilia of being like her mother in evil life (B., 18): "Nor was it difficult to persuade that girl to do what she was prone to by inborn instinct, and by the example of her mother." Cf. B., 99.

107—RB., II, 580:

Partly to cheat the rightful heirs,

B., 118, gives Violante's motive in the fraud as her desire to keep "her husband's creditors from their rights" and P., 210, "this had been adopted to bring it about that the reversionary interest would fall to their house, and hence to make good the many debts of her husband." Cf. RB., III, 194-6; IV, 218-9. Browning's various versions of the cheat and the motive which lay behind it are given, RB., II, 58, 219-47; III, 179-229; IV, 131-210; VII, 270-300; VIII, 875-8.

108—RB., II, 597:
"The biter bit," possibly suggested by the ironic comment on the trick at B., ccxii: ars deludit arte. Cf. RB., V, 1360-1.

109-RB., II, 656-67:

they noised abroad Not merely the main scandal of her birth, But slanders written, printed, published wide,

The Book makes several references to the fact that Guido had suffered thus at the hands of Pietro. B., 144, speaks of "pamphlets about the domestic scantiness and the base treatment suffered." Cf. also B., 27, 118, 154, 164. Probably the servant's affidavit (B., 38-42) was thus slan-derously circulated throughout Rome. Cf. RB., II, 671-6; IV, 640-5; V, 765-7; XI, 1225.

110-This affidavit of Angelica was evidently secured by Pietro to aid him in his suit, 1694, to recover the dowry paid to Guido and to annul the dowry contract (Notes 260-2). It was probably a part of the injurious publications (Note 109) circulated by Pietro throughout Rome to the detriment of Guido. Browning uses its facts only slightly (Notes 117-9), but from it gained almost all of his detailed knowledge of the penury and parsimony of the Franceschini and of the sufferings of the Comparini while staying in Arezzo. The affidavit is referred to by the lawyers of the Book (B., 58, 86, 117).

111-

The attestations (B., 42-3) concerning the illtreatment which Pompilia had suffered in the home of her husband were evidently secured as a part of her defense in the Processus fugæ. It is interesting to note among the witnesses the names of a Conti (not the Canon) and of Confessor Romano, to whom Pompilia had had recourse in 112-RB., II, 684-6:

* * * * * * * * *

* * * her husband's brother the Abate there,

This letter of Pompilia to Abate Franceschini is twice given in full in the Book (B., Iv and bxxvii). During the trial for murder, it was subject to frequent discussions by the lawyers (B., 10, 18, 59, 87, 142, 154, 195; and P., 210). It seems also to have been formerly presented as evidence in the Processus fupae (B., 44), but had been "rightly rejected by the judges" (B., 142). We quite agree with Lamparelli (B., 195) "it is certain that if the letter be read attentively, it will be absolutely impossible to assert that she adwritten it with a calm mind." The letter is so grossly impossible from such a young girl, that it must have been of Guido's drafting. And if so, inasmuch as it forecasts the flight of Pompilia with a lover, and other later developments of the case, we are led to infer that the whole of this later trouble was the deliberate plot of Guido, as charged in RB., III, 712-37. Cf. Note 121; also RB, III, 738-71; IV, 769-86; V, 834-43; VIII, 154-72; IX, 809-21.

113-RB., II, 721:

Word for word, such a letter did she write,

This refers to the contents of lines 689-718, which are indeed a fairly close adaptation of the original (B., 44). The letter is repeated again in this way by Tertium Quid, IV, 778-84. Cf. RB., II, 689-718.

114-RB., III, 751-3:

This letter, traced in pencil-characters, Guido as easily got re-traced in ink By his wife's pen,

Evidently based on Pompilia's explanation of the letter as given (B., 72): "My husband wrote the letter with a pencil, and then made me trace it with a pen and ink it." Cf. RB., III, 1315-6; IV, 770-2; V, 842-3; VIII, 161-4; IX, 816-21.

115-RB., VII, 746:

Go this night to my chamber, not your own!

Cf. B., liv: Fece strepito grande, perche non voleva andare a dormire col Signor Guido, suo Consorto; also cf. B., 90: Renuebat jacere cum giro

116-RB., IX, 1338-41:

who had been harassed and abused

For non-production of the promised fruit Of marriage?

In her affidavit (B., 69) Pompilia says: "As I did not become pregnant, my husband and my mother-in-law Beatrice began to turn against me because I had no children." Cf. P., 210.

117-PB., V, 70-4:

—How she can dress and dish up—lordly dish Fit for a duke, lamb's head and purtenance— With her proud hands, feast bousehold so a week? No word o' the wine rejoicing God and man The less when three-parts water?

The servant in her affidavit (B., 40, 4r) speaks of the lamb and lamb's head cooked and divided by Donna Beatrice, and of the diluted wine for the table.

118-RB., IV, 360:

Creeps out a serving-man on Saturdays

B., 40: "When he did not buy the lamb on Saturday * * * Signor Guido gave money to Joseph, the house-boy," etc.

119-RB., V, 1388:

"The coarse bread." B., 41 says: "The bread was as black as ink, and heavy, and ill-seasoned."

120-RB., V, 1361-3:

and truly divers acenes
Of the Arezzo palace, tickle rib
And tease eye till the tears come, so we laugh;

Probably refers to the making public of the servant's testimony (B., 38-42). Cf. Note 109.

121-RB., VI, 1795-8:

That he, from the beginning pricked at heart By some lust, letch of hate against his wife, Plotted to plague her into overt sin And shame, would slay Pompilia body and soul,

This accusation that Guido plotted to drive Pompilia to Caponsacchi's arms, while it is not referred to in the Book, seems not improbable in the light of certain facts given there. The letter which he forced Pompilia to write (Note 112) forecasts many of the grossly improbable crimes with which he taxed his child-wife three years later. The love-letters (Note 232) are almost impossible of explanation save as part of some such deliberate scheme. This is quite in accord with the ascertained character of Guido, who was crafty and cruel. Cf. Note 150; also RB, III, 721-37, 776-87, 1350-9; IV, 663-98, 749-51; VII, 695-9; X, 663-13; and E., 278.

122-RB., IV, 788-90:

All sort of torture was piled, pain on pain, On either side Pompilia's path of life, Built round about and over against by fear,

Pompilia tells (B., 70) of the cruelties of her husband, attributing them to her sterility and his jealousy of her. Elsewhere in the Book general reference is made to the ill-treatment suffered by the wife. Cf. Notes 128, 129, 132-4.

123-RB., V, 896-902:

It was in the house from the window, at the church From the hassock * * * That still Pompilia needs must find herself Launching her looks forth, letting looks reply As arrows to a challene:

This charge of general flirtation is told by Pompilia herself (B., 70), where she asserts that it was without foundation. Arcangeli reiterates the charge (B., 91): "The wretched Accused complained bitterly that she was not content merely with a single lover at Arezzo, but that she had been defiled by many suitors." Cf. RB., VII, 677-80; IX, 298-301; and P., 210.

124-RB., II, 809-10:

Pompilia chose to cloister up her charms Just in a chamber that o'erlooked the street,

Possibly suggested by (B., 70): "My husband began to be jealous of me and forbade me to show my face at the window."

125-RB., II, 861:

Or wife and Caponsacchi may fare the worse!

Both Pompilia and Caponsacchi mention the threats of Guido (B., 70, 74).

126-RB., VII, 684-5:

I tried to soothe him by abjuring walk, Window, church, theatre, for good and all,

B., 70: "To remove that occasion of jealousy I never showed my face save when it was absolutely necessary."

127-RB., II, 833-4:

Your lady loves her own toom, sticks to it, Locks herself in for hours, you say yourself.

Cf. Pompilia's words (B., 70): "I retired to my room whenever he came to our house, that I might not have to take even more trouble." Also cf. B., 173, 180.

128-RB., V, 938-46:

This account of Guido's jealousy of Caponsacchi is founded on Pompilia's story of the jealousy (B., 70): "Because the Canon Caponsacchi with other young men of the place used to pass before our house * * * my husband began to fume with anger at me." Cf. RB., II, 805-7, 835; and Bottini's contemptible assertion of shrewd intrigue (RB., IX, 335-75).

129-RB., VII, 693-4:

Cease from so much as even pass the street Whereon our house looked,

Pompilia (B., 70) says: "And begged him not to pass that way, that he might relieve me from all the distresses," etc.

130-RB., VI, 653:

Tell him he owns the palace, not the street

This reply of Caponsacchi to the request given in the preceding note is suggested by B, 70:
"He replied that * * * Guido could not stop his passing along the street."

131-RB., VI, 394-433:

Found myself at the theatre one night

This incident of the comfit-throwing at the theatre is told by Pompilia (B., 70): "While we were in a great crowd at the play one evening, Canon Conti, the brother of the husband of my sister-in-law, threw me some confetti. My husband, who was near me, took offense at it-not against Conti, but against Caponsacchi, who was sitting beside the said Conti." We have here an excellent example of Browning's master power in raising the fact of the Book to a higher emo-tional and moral plane. Cf. RB., II, 801; IV, 944; VII, 950-90.

132-RB., VII, 1029:

O Christ, what hinders that I kill her quick?

Pompilia tells of these words (B., 71): "As soon as we had returned home, he pointed a pistol at my breast, saying: 'O Christ! What hinders me from laying you out here? Let Caponsacchi look to it well if you do not wish me to do so, and to kill you." Cf. B., 6o.

133—RB., IV, 1069-70:

The silent acquetta, stilling at command-

RB., V, 948-9:

Showing hair-powder * * * For poison

There are several accusations that Guido threatened to poison his wife (B., 173): "The said Guido had made a mixture of poison, with which he threatened he would take her life without the uproar attendant on the use of arms; and thus he would be the surer of his crime going poison (Note 51). Cf. RB., V, 1737; VII, 1250; IX, 381.

134-RB., V, 949-50:

making believe At desperate doings with a bauble-sword,

The threat of poison and sword are coupled (B., 144): "The wife was continually afraid that he would kill her, either with the sword or by means of poison." Cf. B., 173, and RB., VII, 1250; IX, 380, 1149.

135—RB., II, 874:

She bade the Governor do governance,

Pompilia thus driven to desperation, evidently turned for help to the Governor (Commissario of the city (B., 42, 58, 143, 173, 195, 210). This is referred to even more frequently in the poem, RB., III, 967-9; IV, 799; V, 1825; VI, 822-30; VII, 1265; IX, 262-3, 993; X, 971-81; XI, 1331—an interesting illustration of the possibilities of varying a given fact.

136-RB., VI, 2051:

"Vicenzo Marzi-Medici." He so signs himself in his letter (B, 69), and the Bishop of Arezzo (B, 77) speaks of "Signor Senator Marzi-Medici, who presides over the laic government of this town."

137—RB., III, 997-8:

* * * promised the pair,
Wholesome chastisement * * *

This threat of the Governor in reply to the recourse to him is found in his own letter (B., 69): "I threatened them with prison and punishment unless they behaved themselves." Cf. RB., X, 977-8, and Note 147.

138-

This letter of the Governor of Arezzo (B., lxxxi-ii) to Abate Franceschini under date of August 2, 1694, was evidently written as part of the quarrel and lawsuit between the Franceschini and Comparini. It is ample evidence of the fact that Pompilia could have no hope of help in such a man, after her first recourse to him (Note 135). It is cited by the lawyers in their arguments (B., 87, 88, 117, 143).

139-RB., II, 875:

Cried out on the Archbishop.

Pompilia's appeal to the Bishop of Arezzo is still more frequently mentioned. She says

(B., 71): "At the beginning of these troubles, I went twice to Monsignor the Bishop, because he might have remedied it in some way; but this did no good because of his relations with the house of my husband." The Governor of Arezzo, in his letter under date of August 2, 1694, says (B., 68): "Of much greater scandal were the many flights and petitions made by Guido's wife, their daughter, to Monsignor, the Bishop." The lawyers interpret this fact according to their prepossessions: Arcangeli (B., 89) speaks of the eager and indecent recourse without cause to the most reverend Bishop" and offers evidence to show that she was unwilling to live with her mother-in-law and brother-in-law. Bottini, on the other hand (B., 143), accuses the Bishop and Governor of having carelessly rejected her recourse to them. Cf. B., 42, 43, 58, 76, 87, 143, 173, 195, and P., 210. C., 220, gives some additional information concerning the fact.

This fact of her recourse to the Bishop is also much repeated in the Poem (RB., III, 970-89; IV, 801-6; V, 1823-31; VI, 822-30; VII, 748-859, 1264; IX, 262-3, 994; X, 986-93, 1454-70; XI, 1332).

140-RB., II, 876: Three successive times. RB., IV, 801:

Fluog herself thrice RB., V, 1823:

not once, but so long as patience served-

Pompilia in the preceding note speaks of twice making such appeal (B., 76); the Bishop himself says she made "some recourse" to him. He speaks of this as having happened many times (B., 44). I find no authority for the definite thrice of the Poet. Cf. RB., III, 1003.

141-RB., II, 879:

"On the public steps thereto." This detail seems to be suggested by (B., 43): "She took her station at the head of the stairs and stayed there," etc.

142-RB., III, 1011:

"Coached her." Probably suggested by the Governor's words (B., 68): "When she had been rebuked by that most prudent Prelate, he always sent her home in his carriage." And the Bishop himself (B, 77) says: "I had her taken home in my carriage twice." Cf. P, 210.

143-

The letter of the Bishop of Arezzo (B., xci-ii or 76-7), like that of the Governor, was in all probability written to be used by the Franceschini in defending themselves from the accusations and the lawsuit of the Comparini in the year 1694. Evidently there was little help for Pompilia in flight to such a man. It is used in legal argument (B., 88, 143).

144-RB., III, 1015-7:

* * as a last resource, betook herself to A simple friar o' the city.

Pompilia makes the sole reference in the Book to this fact (B., 71): "I went about a month later to confession to an Augustinian Father, whom they call Romano. I told him all my distresses, imploring him to write to my father in my name, * * * and to tell him that I was desperate, and must part from my husband and go to him in Rome. But I had no response." This fact is repeated in the Pamphlet (P, 210). Probably the Priest Romano, who (B, 42) signs the affidavit concerning Pompilia's distress in her husband's home, is the one referred to by Pompilia. Browning's variations upon this fact are interesting. Cf. RB., IV, 807-41; VI, 831-56; VII, 1282-1302; X, 1471-85.

145-RB., VI, 2026-7:

She only tried me when some others failed-Began with Conti,

This fact is brought out by the second Anonymous Author (B., 173): "She intrusted herself to the Canon Conti, who is closely related to the Franceschini, and declared to him her miseries, her perils, and her just fears (although they were not unknown to him) * * * He was touched with living compassion and moved to free her therefrom by pity for her grievous state." This fact is repeated by the Pamphleteer (P., 210). Cf. B., 196; RB., VII, 1309-16, and Note 35.

146-RB., VII, 1304-6-8:

Last, in a desperation I appealed

To Guillichini, that's of kin, A flying gout

Pompilia, in a letter to her father, states (B., 127) that Guillichini had planned to accompany her, but had been prevented by ill health. His help in arranging the flight is likewise mentioned (B, 62, 63, 159, 196, and RB, II, 933-6; V, 1016; VI, 2028).

147-RB., VII, 1267-71:

'twas he who, - when I gave
A jewel or two, themselves had given me,
Back to my parents, - since they wanted bread,

* * * * * * *

Spoke of the jail for felons,

This was evidently suggested by (B., 87): "He was compelled by the Governor of the City, under fear of imprisonment, to restore certain trinkets and gems of his daughter, which he had taken away." Cf. Note 137.

148-RB., IV, 963-4:

Could no one else be found to serve at need-

Guido's lawyers raise this very question (B., 92), and retort is made by the other side (B., 144).

149—RB., III, 1040-2:
"At last * * * found Caponsacchi." Pompilia (B., 71) says: "Therefore, not knowing to whom I might turn, * * I finally resolved to speak to the said Caponsacchi." Cf. RB., III, 1345-8.

The actual communication between Pompilia and Caponsacchi, in letter and in conversation before their flight together, is subject to some

dispute. Each of them makes definite statement | 158-RB., VI, 516-7: of the matter in their respective affidavits. But Guido and his lawyers attempted to show far greater intimacy between them. Arcangeli (B., 94) says: "It is undeniable that the carnal love was reciprocal between them." Guido tried unsuccessfully to establish his claim that the love-letters (cf. Note 232) had been part of this correspondence. He also accused them of clandestine meetings (Note 170). On the face of the facts it does not seem improbable that Guido attempted to drive them together in a criminal intrigue, that he might rid himself of his wife (Note 121), for Guido's first jealousy of Caponsacchi, as told by Pompilia (B., 70), is so utterly unfounded that it may easily have been a part of a deeper plot.

151-RB., II, 780-811:

The occasion of Guido's original jealousy of Caponsacchi is told by Pompilia (B., 70). Cf. RB., VII, 1036-43.

152-RB., II, 805:

And, ever on weighty business, found his steps

Possibly suggested by (B., 70): "And then because the Canon Caponsacchi, with other young men of the place, used to pass before our house.

153-RB., VI, 482:

I told friends-"I shall go to Rome."

Suggested by the real Caponsacchi's words (B., 73): "I had to go to Rome on my own business, and as I told my secret," etc. Cf. RB., VI, 812; VII, 1209-11.

154-RB., VI, 506-7:

In glided a masked muffled mystery, Laid lightly a letter on the opened hook,

B., 73: "Hence a letter, sent to me by Francesca, was brought one day by a certain Maria, then a servant of the Franceschini." At B., 72, Pompilia denies ever having sent a letter to Caponsacchi. Browning explains the difference of assertion (RB., VII, 1105-25). Cf. RB., IV, 1025-6.

155-RB., VI, 485:

"By the mid-March twilight." Browning evidently means to place this incident a few weeks prior to the flight which occurred in latter April.

156-RB., III, 899-901:

That it was not he made the first advance,

Pompilia penned him letters,

This insistence that Pompilia made the first advance is repeated (RB., IV, 967-77; IX, 501). Pompilia herself speaks of having first asked Caponsacchi not to pass along their street (B., 70). Cf. Note 129.

157-RB., VI, 510-19:

This description of the contents of the letter brought by Maria is drawn from contents of the forged love-letters, as will be seen in the subsequent detailed notes. Cf. Caponsacchi's statement as to its nature (B., 74) and his angry rejection of a counter assertion (B., 76).

Where the small terrace overhangs a street Blind and deserted, not the street in front:

Possibly suggested by (B., 81): "Now the street-door is no longer opened, but you might be able to open the back door."

159-RB., VI, 519:

At his villa of Vittiano.

RB., V, 1142:

He's at the villa, now he's back again:

B., 78: "The jealous one is away," and B., 80: "Signor Guido returns Saturday morning." Cf. RB., VI, 591.

160-RB., VI, 528-9:

Then I took a pen and wrote

Caponsacchi states his response to the above letter as follows (B., 74): "I answered her that I was unwilling to do anything of that kind, or to expose myself to such a risk." Pompilia (RB., VII, 1121-5) states that a love-letter was delivered to her at this time by Maria, but elsewhere (B., 72) says she had received no letters

marginal annotation brand this statement as a lie.

161—RB., VII, 1125:
"My idol." Used in one of the forged loveletters (B., 81).

from Caponsacchi; and Guido's lawyers in their

162—RB., VI, 559:
"Myrtilla." The name Mirtillo is found in the letters (B., 77, 82). Cf. RB., VII, 1153; IX, 541.

163—RB., IX, 541:
"Amyrillis she." The name is used repeatedly in the forged love-letters (B., 77, 78, 81, 82).

164-RB., VI, 564:

The Baron's daughter or the Advocate's wife,

In the love-letters, jealous reference is made to rival sweethearts (B., 81).

165—RB., VI, 574:
"At the Ave. Come!" One of the love-letters
(B., \$1, \$2): "Come this evening at seven
o'clock." Cf. RB., VII, 1377.

166-RB., VI, 587:

Why the man's away! (B., 82): "Signor Guido is going out of the city, and will be gone several days."

167-RB., VI, 618:

And so the missives followed thick and fast

Caponsacchi says (B., 74): "She continued making the same request to me, by flinging, from time to time from the window, a note.'

168-RB., VI, 642:

Will stick at nothing to destroy you.

Caponsacchi in his affidavit (B., 74) says: "He (Guido) would also be avenged on me."

169-RB., VI, 928-31:

So, he not only forged the words for her But words for me, made letters he called mine: What I sent, he retained, gave these in place, All by the mistress-messenger!

This is Browning's explanation of the appar- | 178-RB., III, 912-3: ently irreconcilable clash of statements as given in the above notes. That is, Guido had stood between his wife and Caponsacchi, forging a correspondence by which he hoped to bring them together. He may have practiced this forgery in making up the packet of pretended love-letters. Such a sinister explanation is by no means the result of a prejudice on the Poet's part, but seems justified by the material he had before him.

170-RB., VI, 1674-5:

And what of the clandestine visits paid, Nocturnal passage in and out the house

RB., III, 1095:

Whither and whence blindfold he knew the way,

Charges of other meetings-clandestine visits of Caponsacchi to Pompilia—are made by Guido's lawyers (B, 11, 93) and are denied by their opponents (B, 62, 146, 198). Cf. RB, IV, 1023-31; V, 1003-5; IX, 559-61. In the last, Bottini gives as usual his sophistical version and interpretation of the matter.

171-RB., III, 1097-1104:

cites for proof a servant,

The testimony of Maria Margherita Contenti is given (B., 93), and was rejected on the ground that she was a harlot (B., 62, 143, 146, 198). Cf. Note 54.

172-RB., VI, 1691-2:

Sub imputations meretricis
Laborat, -which makes accusation null:

This Latin passage is not found in the Book, but the point of law is made (B., 62, 198). The Poet probably found the words in some old legal authority which he had followed up in one of the numerous citations on the point.

173--- RB., V, 56:

Take to the window at a whistle's bid.

This charge is made against Pompilia by Arcangeli (B., 91, 93), and Bottini makes reply (B., 146).

174-RB., IX, 566-8:

who dared maintain
That midnight meetings in a screened alcove
Must argue folly in a matron—

Bottini carries this sophistry to an even more absurd extreme (B., 149).

175-RB., VII, 1207:

"Now Easter's past." Easter, 1697, fell on April 7, a fact which the Poet had probably ascertained.

176-RB., VII, 1208:

And the Archbishop gets him back to Rome,

The forged letter supposed to be from Caponsacchi (B., 82) speaks of this fact. "Wednesday the Bishop departs with three carriages.'

177-RB., VI, 702-4:

"And there at the window stood * * * Pom-pilia." Caponsacchi (B., 74), speaking of their interview, says: "She being at the window."

Nor had she ever uttered word to him, nor he To her till that same evening when they met,

Browning does not use at any point Pompilia's account of her first interview with Caponsacchi (B., 70), as it would have marred the strong emotional tone of Caponsacchi's account of their first meeting (RB., VI, 702-4).

179-RB., III, 916-8:

And she adjured him in the name of God

To * * * bring to pass where, when and how

Escape with him to Rome might be contrived.

The story of their second and more important meeting is told by Pompilia (B., 71). According to this account, Caponsacchi showed considerable reluctance about entering upon the matter. Then follow the significant words (B., 71):
"But I implored him * * * and told him it was the duty of a Christian to free from death a poor foreign woman." Browning has given an account of this meeting from the lips of both of them, and to both it was one of the crises of life. Cf. KB., VI, 701-894, and VII, 1404-47.

180-RB., III, 1175-6:

no pretext For anght except to set Pompilia free.

Caponsacchi's words (B., 74) are: "Accordingly, with this purpose, to free myself from every difficulty and danger, and also to save from death the said Francesca," etc.; and Bottini (B., 61) says it was from mere pity, and her honesty was kept entirely intact. Cf. RB., IV, 996-7.

181-RB., VII, 1459:

Next night there was a cloud came, and not he:

RB., VI, 1065-6:

Why is it you have suffered me to stay Breaking my heart two days more than was need?

This delay of two days at this critical juncture is told of in the words of Pompilia (B., 71): "But the next day went by and, although I stood at the blinds, he did not give the signal. When the day following had also passed, I spoke to him again as above and complained to him that he had broken the word he had given me." Browning has made this delay of two days take a profound meaning in the life of his hero, a time of rapid growth to the full stature of Christian heroism (RB., VI, 937-1062). But the Poet's Pompilia merely says-forgetting the cruel anxiety of the delay in such peril-

I prayed through the darkness till it broke.

182-RB., VII, 1462:

The plan is rash; the project desperate:

Possibly suggested by (B., 71): "He replied that he did not wish to meddle at all in such an affair, as it would be thought ill of by the whole city"; or by (B., 74): "I answered her that I was unwilling to do anything of the kind, or to expose myself to such a risk." Cf. P., 211.

183-RB., VI, 890:

If I am absent, drop a handkerchief

Pompilia speaks of this signal (B., 71).

184-RB., VI, 1110-1:

This being last Monday in the month but one And a vigil, since to-morrow is Saint George,

Both Pompilia and Caponsacchi (B., 71 and 74) speak of the flight as beginning the last Sunday night of April (which was April 28), and Caponsacchi says they reached Castelnuovo (B., 74) on the "last evening of the month"that is, the flight lasted from very early Mon-day morning, April 29, till the evening of April 30, and they were arrested by Guido the next morning, May 1 (cf. B., 7, and P., 211). The Poet has discarded this date for April 23, St. George's day, in all probability, that he might take advantage of the chance association of his "soldier-saint" with the famous English ideal of Christian knightliness, St. George. Other dates connected with the flight are changed accordingly (cf. Note 28). Cf. RB., II, 889: "One merry April morning"; III, x065-6, "on a certain April evening, late i' the month."

185—RB., VI, 1078:

"There's new moon this eve." This mere chance remark was evidently verified by Browning, as the supposed date, Sunday, April 22, 1697, was indeed new moon. See the letter of Mr. Barrett Browning (Note 536).

186-RB., VII, 1479-81:

You, whom I loathe, beware you break my sleep This whole night! Couch beside me like the corpse I would you were!

Suggested by Pompilia's words (B., 72): "I went to bed with my husband that evening, and when I had assured myself that he was asleep,"

187-RB., V, 1012:

'At the seventh hour of night" (B., lxxxix or 74) "alle sett' hore in circa." Cf. also B., 7.

188-RB., V, 1013:

"Later, at daybreak." Pompilia gives the time as "at dawn" (B., 72). Cf. B., 211.

189-RB., V, 1020-3:

But the gates are shut, In a decent town, to darkness and such deeds:
They climbed the wall—your lady must be lithe—
At the gap, the broken bit "Torrione, true!"

Evidently based on (B., 7): "As the gates of the City were closed they climbed the wall on the hill of the Torrione, and having reached the Horse Inn outside of San Clemente," etc. Cf. RB., VI, 1080, 1089.

190-RB., V, 1022:

"They climbed the wall." Suggested by (B., 7 and 8): "Climbed the walls of the City."

191—RB., V, 1025:

Clemente, where at the inn, hard by, "the Horse."

B., 7: "And having reached the osteria dl Cavallo outside of the gate of San Clemente." This inn is now used as a poor tenement house. Cf. B., 74, and RB., VI, 1082-4.

192-RB., V, 1026:

Just outside, a calash in readiness

B., 7: "Awaited with a carriage (calesse) and two horses." P., 211, and RB., II, 945; III, 1087.

193—RB., V, 1028-9:

To gate San Spirito, which o'erlooks the road, Leads to Perugia,

Caponsacchi says (B., 74): "Turned along outside of the city wall to go to the gate of San Spirito, which is in the direction of Perugia." Cf. B., 7, and RB., VI, 1146-7; II, 956.

194-RB., III, 1128-30:

And so we did fly rapidly all night, All day, all night * * *

And then another day,

Both Pompilia and Caponsacchi (B., 72 and 74) speak of their flight as uninterrupted save for the necessary stops for eating and changing horses. Browning uses this statement (RB., VI, 1211-2):

"Does it detain to eat?"
They stay perforce, change horses,

The flight lasted from r a. m. April 29 to 7 p. m. April 30, a journey of 70 miles in 42 hours, including these stops. Cf. RB., III, 828; V, 1044-5; VI, 1153; IX, 720, 1281.

195-RB., VI, 1275:

When we stopped at Foligno it was dark.

Guido makes the unfounded charge (B., 107) that the fugitives slept together at Foligno. Cf. RB., VI, 1455-6; II, 959.

196—RB., II, 893:

And teeth one mud-paste made of poppy-milk;

Baldeschi says (B., 108) that Guido had told him that Pompilia had mixed an opiate with the wine for dinner to put to sleep himself and all the rest. The fact is also mentioned or discussed (B., 10, 22, 93, 119, 146, 198). Browning refers to it (RB., II, 905; III, 1204-8; IV, 1176-7; V, 989-91, 1038). Cf. also the next note.

197-RB., IX, 625-35:

And do him service with the potent drug

Apology is made (B., 146 and 199) for Pompilia's use of the sleeping potion on the ground that it was a necessary precaution for her flight under fear of death. Browning substitutes for this sophistry the above grotesque subterfuge on the Fisc's lips.

198—RB., II, 894-5:
"His scritoire the worse for a rummage." At B., 72, Pompilia speaks of having taken some money from "un Scrigno." Cf. B., 119; RB., IV, 1178; V, 993.

199—RB., III, 1073-4:

clothes and a trinket or two, Belongings of her own in the old day,-

Pompilia (B., 72): "I took some little things of my own, a little box with many trifles inside, and some money, I know not how much there was. These were my own * * * " Cf. B., 75.

200-RB., V, 992: * * * rifled vesture-chest,

RB., II, 895-6:

jewelry that was, was not, Some money there had made itself wings too,—

These charges of serious theft were insisted upon by Guido's lawyers: B., 10, 86, 108, 119, and P., 211. At B., 7 and 8, Guido gives a preposterously long list of clothing, jewelry, and money carried away by Pompilia. As a matter of fact the 47 or 48 scudi found on Pompilia at the time of her arrest were later paid back to Abate Franceschini (B., 176, 211). Bottini (RB., 126, 211). Bottini (RB., 126, 211).

201-RB., VI, 2043-9:

There are two tales to suit the separate courts,

* * * -- be tells you here, we fled * * * * * but elsewhere He likes best we should break in, steal, bear off,

Guido's charge against his wife and Caponsacchi before the Roman Courts was flight from home and adultery: while (B., 7-9) the copy of the proceedings in the Tuscan Court, would indicate that in the latter, the theft was much insisted on. Cf. RB., V, 1906-8.

202-RB., II, 954:

Got horse, was fairly started in pursuit

B., 10, "the wretched husband pursued them." Cf. RB., III, 1209; IV, 1118; V, 1039; and B., 50, 119; and C., 221.

203-RB., VI, 1838-9:

In our whole journey did we stop an bour, Diverge a foot from straight road

Bottini makes this point (B., lxxii or 61, § Eaque ulterius). Cf. B., 179, 196.

204-RB., VIII, 212-3:

I had thought to own-Provided with a simple travelling-sword,

Such is Arcangeli's claim (B., 96), and it is refuted by Bottini (B., 150).

205-RB., VI, 1694:

"Borsi, called Venerino." At B., 7, the driver is named in the criminal charge against him in Arezzo as "Francesco di Gio. Borsi d. Venerino, Garzone d'Agosto." At B., 62, he is called "Franciscus Joannes de Rubris." Cf. B., 74, and RB., IX, 686.

206-RB., VI, 1696:

Deposes to your kissings in the coach,

This charge against the fugitive couple is made (B., 11, 94, 107, 119) and denied (B., 62, 63, 147, 179, 199, and P., 211). The Casanatense pamphlet (C, 221) gives a slightly fuller account.

207-RB., VI, 1698:

After some weeks of sharp imprisonment

RB., IX, 689:

After long rotting in imprisonment,

B., 199, gives this reason for his statement: "Influenced by the tedium of his secret prison, he had been compelled to swear so."

208-RB., VI, 1702-3:

"Was dismissed forthwith to liberty." That he was thus dismissed is seen at B., 8 and 9.

209—RB., IX, 698-701:

That what the owl-like eyes * * *
O' the driver, drowsed by driving night and day,
Supposed a vulgar interchange of lips.
This was but innocent jog of head 'gainst head,

This sophistry is first offered by Bottini (B., 247): "Furthermore, there is the possibility to be considered that the jostling together of those sitting in the carriage might have happened from the high speed; and from this fact an overcurious witness might believe that they were kissing each other." This explanation is repeated (B., 179, 199).

210--RB., VI, 1397-1401:

The old tower, and the little white-walled clump
Of buildings and the cypress-tree or two,—
"Already Castelnuovo—Rome!" I cried,
"As good as Rome,"

RB., I, 507-8:

the wayside inn

By Castelnuovo, by the accident of Pompilia's failing strength, thus became the scene of one of the most striking incidents of this dark history. The arrival of the fugitives there is continually referred to (B., 72, 74, 119, 174). The version of Book II, 966-7, is more particularly based on the statement (P., 211): "At Castelnuovo in the Osteria of the Post." The other descriptions were made by the Poet "with his eye on the object," and are accurate.

211-RB., II, 972:

There did they halt at early evening,

Caponsacchi (B., 75) says: "We reached Castelnuovo on Tuesday evening, the last of the said month of April." And B., 94, says that they arrived at about half-past seven in the evening. All other testimony in the Book, save that of Pompilia, agrees with this.

212-

Pompilia, however (B., 73), declares: "I verily arrived at Castelnuovo at the blush of dawn." Hence the Poet makes Pompilia say (RB, III, 1140): "In a red daybreak, when we reached an inn." To this evidently mistaken statement, Guido's lawyers make the marginal comment: "The lie concerning the advent at Castelnuovo." And this is used to break down the value of her testimony (B, 94). The lawyers on the other side meet this attack by subterfuge (B, 149, 200). The Poet invents his own explanation, which, while not corroborated at any point in the Book, is not refuted by the fact of the Book. This is, that Pompilia fainted away in the evening glow, and when rudely awakened in the glow of the next morning, she was ignorant of the lapse of the hours of night. Note that the Poet repeats this important point. Cf. RB., III, 1188-98, and VII, 1580-4.

213-RB., VI, 1410-12:

Out of the coach into the inn I bore The motionless and breatbless pure and pale Pomoilia.

This passage was probably suggested by the words of Caponsacchi (B., 75): "Then because Pompilia said that she was suffering some pain and that she did not have the courage to pursue the journey further without rest, she cast herself still clothed upon a bed in the chamber."

Cf. B., 199, and RB., IX, 741, where the mean and vicious nature of Bottini is made to reveal There was no prompt sup itself in speaking of the same fact. Cf. also RB., III, 1142-9; VII, 915-6.

214—RB., VI, 1418:
"Kept watch all night long." B., 148: "Brief stay in that room * * * * should be attributed to his guardianship of Francesca Pompilia." Cf. B., 149, 174, 200: "ad ipsius custodiam vigilante." Cf. also RB., IV, 960; VII, 1574.

215-RB., II, 1116:

The night at the inn-

RB., II, 981: One couch in one room, and one room for both.

In spite of the denial by Pompilia (B., 73) there can be little doubt that the fugitive couple did spend the night together in a chamber at Castelnuovo. Caponsacchi makes his explanation of the matter (B., 75). Guido asserts that they slept together at Castelnuovo. The lawyers discuss the matter pro and con throughout the Book, usually speaking of it as the condormitio (B., 11, 62, 75, 94, 119, 141, 148, 149, 174, 180, 199). Cf. RB., X, 659-64.

216—RB., II, 976:
"Upstairs," etc. Probably suggested by Pompilia's reference to an upstairs chamber (B., 73).

217-RB., II, 999-1000:

flung the cassock far, Doffed the priest, donned the perfect cavalier.

Caponsacchi's use of laic garb during the flight is referred to (B., 94 and 148, and RB., III, 1259-60; IV, 960, 1156; V, 1050-1; VI, 1120, 1465).

218-RB., IX, 735:

Pompilia needs must acquiesce and swoon,

Caponsacchi gives their reason for stopping thus so near their journey's end (B., 75): "Then because Francesca said that she was suffering some pain, and that she did not have the courage to pursue the journey further without rest." And Bottini (B., 149) says: "To refresh her strength, which had been exhausted by the swiftness of journey they had made." Cf. also B., 199, and RB., III, 1187-8, 1231-2; VI, 1408.

219-RB., II, 975-6:

Since in the court-yard stood the Canon's self Urging the drowsy stable-grooms to haste

RB., VI, 1427-9:

I stood I' the courtyard, roused the sleepy grooms. "Have out

Carriage and horse, give haste, take gold!" said I.

Cf. B., 149: "The Canon was keeping guard over her and preparing for the continuance of the journey; and so, when the husband arrived, he was attending to this by ordering that the carriage be made ready." And at B., 180, we read: "When Franceschini arrived at the said place he found Caponsacchi urging that the horses be harnessed for continuing the journey." Cf. B., 174, and RB., III, 1197-1201; V, 1052-62.

There was no prompt suppression of the man As he said calmly "I have saved your wife From death;"

RB., X, 696:

the steadfast eye and quiet word O' the Canon of the Pieve!

The actual words of Caponsacchi at this meeting as reported (B., 196) have undoubtedly suggested these passages, and they are still convincing evidence of the sterling and manly honor of the real Caponsacchi: "I am a gallant man, and what I have done, I have done to free your wife from the peril of death." Cf. also B., 174; and RB., II, 1010; IV, 1159, 1192-3; V, 1119.

221-RB., II, 1008:

"A wicked-looking sword at side." The Pro-curator of the Poor (B., 96) implies that the fugitives were provided with fire-arms as well as tother weapons, but Bottini (B., 151) claims that Caponsacchi had only a sword, while elsewhere (B., 175, 177) only "un piccolo spadino" is acknowledged. Cf. also B., 119; and RB, III, 1260; IV, 1156; VI, 1122, 1466; VIII, 201-15.

222-RB., II, 1021:

So. Guido called, in aid and witness both,

Both the Book and The Ring and the Book refer repeatedly to the failure of Guido to take summary vengeance here and to his turning to the law to avenge himself. Guido gives his own defense (B., 107). But his lawyers have hard task to meet the sneers of the Prosecution at this failure of spirit. Cf. RB, II, 1506-24; III, 1268-70; IV, 1120-1212; V, 1068-1117; VI, 1461-71; VIII, 983-95, 1185-7; IX, 1133; X, 697-8; and B., 15, 51, 53, 65, 96, 109, 119, 151, 160, 162, 175, 177.

223—RB., IV, 1126-9:
And never let him * * * plead, * * * honour's wound! Exactly this point is made by Bottini in his argument against Guido (B., 151).

224-RB., VI, 1511-2:

Guilt on her face when it meets mine, then judge Possibly suggested by the rhetorical question (B., 174): "When his wife saw him, did she, timid as she was, shrink back?"

225-RB., II, 1022:

"The Public Force," The police who overtook Guido the night after the murder are called La Forza (P., 212). Cf. RB., IV, 1395; VI, 1463.

226—RB., II, 1022:

"The Commissary." The Governor of Arezzo is called Il Commissario (B., 42), but P., 211, speaks of "il Governatore di quel luogo"; B., 75 and 119, speak of "la Corte." Cf. also RB., VI, 1462, and B., 51, 175.

227-RB., II, 1031:

Sprang to her husband's side, caught at the sword

RB., V, 1123-4:

Nay, an alacrity to put to proof At my own throat my own sword,

RB., VI, 1544-6:

She sprang at the sword that hung beside him, seized, Drew, brandished it, the sunrise burned for joy O' the blade,

This incident, which is perhaps the most dramatic of the whole story, is interpreted in various ways in the Book. We read (B, 16): "Whether because of her hatted for her husband, or on account of her anger at the imprisonment of her lover, she drew a sword against her husband in the very presence of the officers who were about to arrest her. And to prevent her from going further, one of the bystanders had to snatch it from her hands." Cf. also B., 96, 110, 119, 150.

Browning's interpretations through the various speakers of the Poem are full of interest-the fierce admiration of Caponsacchi, the grave and earnest approval of the Pope, Pompilia's own linking of the act to her half-conscious mothersense and to the voice of God, and the Fisc's insincere sophistries should be carefully compared. We have here a good example of Browning's art in adapting one of the acknowledged facts of the story to the various personalities of his speakers. Cf. RB., III, 1161-7, 1290; VII, 1594-1641; IX, 889-925; X, 699-700, 1081-3.

228-RB., II, 1040:

but her tongue continued free:

RB., V, 1120:

She, with a volubility of curse,

RB., VII, 1591-2:

I did for once see right, do right, give tongue The adequate protest:

The Poet invents words for the situation at RB., III, 1295-9; and VI, 1528-32. At P., 211, we read: "The young woman was not at all terrified at the sight of her husband, but on the contrary she mustered her courage and reproved him for all the cruelties practiced upon her." Cf. B.,

174, 175.

229-RB., II, 1044:
"The sbirri." Cf. B., 119: "catturate da i suoi sbirri." B., 177: " farli arrestare da sbirri."

230-RB., V, 1133:

We searched the chambet where they passed the night,

RB., VI, 1555-9:

I begin my search meanwhile

Probably based on Caponsacchi's words (B., 75): "Although in the prison of Castelnuovo, where I was placed, diligent search was made both by the authorities and the husband," etc. Cf. RB., II, 1068-9.

231-RB., II, 1071-4:

Found - * * *
All the love-letters

RB., VI, 1668-9:

the documents were found At the inn on your departure

Cf. also III, 1308-11; IV, 1033-42; V, 1132-7, 1874-7. In the Book these letters are variously asserted to have been found in the closet, "in Latrina" (B., 61, 197) and in the prison (B., 76, 88, 143).

232-RB., VI, 1650-4:

Then your clerk produced Papers,

RB., VII, 175-9:

Nay, I heard read out in the public Court Before the judge, in presence of my friends, Letters

These love-letters were presented as evidence in the adultery trial, Processus fugæ, and were reintroduced now in the murder trial and were published in extracts in the summary of evidence for the defense (B., 77-83). They play a very important part in the legal arguments, as will be seen by the following citations (B., 11, 61, 88, 89, 119, 168, 174, 177, 178, 197, and P., 211). The internal evidence against the genuineness of these letters is overwhelming. It is quite inconceivable that their highly conventionalized, pseudo-literary affectation could have been written by an illiterate young girl.

233—RB., II, 1145-7:
Tis forgery * * * the husband's work.

Very naturally and justifiably do the lawyers for the Fisc charge them to the forgery of Franceschini himself. (B., 197): "They might have been framed by the husband." They seem to be a part of his whole cunning, ignoble plot against his wife. Browning has repeated this charge of forgery over and over again (RB., III, 949-52, 1313, 1360-61; IV, 1047-59; V, 1151, 1203-6; VI, 1665, 1801-2; IX, 468, 1150; X, 650).

In the trial for adultery, Processus fugæ, both Pompilia and Caponsacchi were questioned as regards these letters, and their replies are found at B., 72, 76.

235-RB., II, 1133-8:

Seeing I have no hand, nor write at all.

* * * she read no more than wrote,

Guido's lawvers brand these statements as lies, and endeavor to prove that she did know how to write (B., 87, 120). Cf. also RB., III, 908-11; VII, 1489-90; IX, 837; and Note 248.

Guido's account of the contents of the loveletters (RB., V, 1141-9) is evidently given by the Poet in close accord with the letters set forth in the evidence, as will be seen by the subsequent notes.

237-RB., V, 1142:

He's at the villa, now he's back again:

Cf. B., 78: "The Jealous one is away"; and B., 80: "Guido returns Saturday morning."

238-RB., V, 1146-9:

"Of all things, find what wine." This is not an exact quotation from any of the letters, but they contain similar passages concerning the dropping of the sleeping potion into the wine (B., 81, 82).

239—RB., V, 1147:
"Sir Jealousy." Il Geloso is frequently referred to in the letters (B., 77, 78, 81, 82).

240—RB., V, 1148:
"Red wine." Cf. B., 78, "vino rosso" and
B., 81, "è rosso per hora."

241-RB., V, 1148-9:

Because a sleeping-potion, dust Dropped into white, discolours wine

Cf. B., 93: "For in seeking an opportunity to mingle an opiate * * * was inquiring what colored wine they were drinking in the home, lest the color of it, when altered by the drug mixed therewith, might betray their plots.'

On the replies of Caponsacchi as to the letters (B., 75-6) the Poet has based his conception of Caponsacchi's reply (RB., VI, 1650-73).

243-RB., VI, 1655-9:

—How was it that a wife, young, innocent, * * * wrote this page?—
She wrote it when the Holy Father wrote The bestiality that posts thro' Rome Put in her mouth by Pasquin.

The question and reply here are suggested by (B., 76): "I marvel that the Fisc pretends that before the flight several other love-letters had been sent me by Signora Francesca; for she was a modest young woman and such actions would be out of keeping with her station and her birth. And, therefore, I declare the abovesaid pretense is false and without foundation." On the above passage was also based RB., II, 1162-4;

Much he repents him if * * *
He coupled her with the first flimsy word

244-RB., VI, 1661-5:

"There's your hand!" There's your nano:
This precious piece of verse, I really judge,
Is meant to copy my own character,
A clumsy mimic; and this other prose,
Not so much even;

These words are evidently suggested by Caponsacchi's reply concerning the letters submitted to him for identification (B., 76): "This letter was not written by me, though the handwriting (carattere) of the same has some resemblance to my own. * * * This other letter * * * was not at all written by me and is not in my handwriting. Furthermore it has not the slightest re-semblance to my handwriting." Cf. RB., II, 1131; III, 1312-3.

245-RB., II, 1148-9:

he confesses, the ingenuous friend, That certain missives, letters of a sort,

Caponsacchi makes such acknowledgment in his affidavit (B., 75). Cf. RB., III, 927-30; IV, 1050-2.

246-RB., II, 1159-60:

he flung, Her letters for the flame

RB., IV, 1053: I burnt because I read.

Probably suggested by Caponsacchi's reply (B., 75): "The letters sent to me, as above, by the said Francesca, were burned by me in Arezzo." There is a similar statement in one of the forged love-letters (B., 79): "I gave them to the flames." Cf. RB., II, 1140; III, 960.

247-RB., IX, 445-8:
"Or the letters * * * Allow them hers." Bottini (B., 61) makes just such an acknowledgment, and then offers excuse: " or she could have made pretense of this to win over the Canon." Cf. B., 145, 146, 148, 178, 197. Cf. lines 473-4.

248-RB., IX, 448-9, 60:

-for though she could not write, In early days of Eve-like innocence

May well have learned, though late, to play the scribe:

B., 143: "She could have acquired this skill afterwards because of desperation which sharpened her wits." Cf. Note 235.

249-RB., IX, 461-3:

You thought my letters could be none of mine,

But now I have the skill, and write, you see!

B., 127: "I sent you word of them on purpose, but you did not believe the letters sent you were in my own hand. I declare that I finished learning how to write in Arezzo."

250—RB., IX, 476-7:

"my life, Not an hour's purchase," as the letter runs,—

The words are adopted from Pompilia's real letter (B., 127): "My life was not worth an hour"—(la mia vita era a hore).

251-RB., III, 957:

There never reached her eye a word from him:

Cf. Pompilia's words (B., 72): "The said Caponsacchi before the said affair did not send me any letter, because I do not know how to read manuscript," etc.

252-RB., IX, 538-45:

To such permitted motive, then, refer All those professions, else were bard explain, Of hope, fear, jealousy, and the rest of love!

This excuse for the ardent tone and expression

of the love-letters is made by Bottini (B., 146).

253-RB., II, 1135:

What if the friend did pen now verse now prose,

RB., VI, 1662:

This precious piece of verse,

There is no verse in the letters as given in the Book, but the letters which were supposed to have been written by Pompilia speak of certain verses, "ottave" (B., 78, 79, 80), and Bottini speaks of inhonesta carmina" (B., 145). Cf. also RB., V, 1140, 1365; and VII, 1152.

254-RB., VI, 1585-7:

they bore me off, They bore her off, to separate cells o' the same Ignoble prison, and, separate, thence to Rome.

The fugitive couple were evidently carried first to a prison in Castelnuovo, from which Pompilia's appealing letter to Pietro was written two days later, May 3 (B., 127). But Pompilia's affidavit is dated Rome, May 13 (B., 45).

255-RB., III, 1325:

The captured parties were conveyed to Rome;

B., 175: "They were conducted as prisoners to the Prisons of the Most Illustrious Governor of

1060, 1083; IV, 1121; V, 1175-6; VI, 1587-91.

256-RB., III, 1329-33:

Guido kept out of sight and safe at home: The Abate, brother Paolo, helped most

* * * pleaded, Guido's representative

At B., 120, we read: "Guido returned to his own country, leaving the conducting of the affair to the Abate, his brother." And P., 211: "To go back to his own country, leaving the care of his case in the hands of his brother, the Abate." Cf. RB., II, 1297-1300; IV, 1303-4.

257-RB., II, 1239-59:

The various accounts of the sneers of contempt which Guido had to bear after his return home seem to give a half-savage ironic delight to the Poet. Cf. RB., II, 625-6; III, 1445-62; IV, 1493; V, 1242-77. To these the Pope adds the final comment of matured spiritual wisdom (RB., X, 710-4):

The furnace-coals alike of public scorn, Private remorse, heaped glowing on his head, What if,—the force and guile, the ore's alloy, Eliminate, his baser soul refined— The lost be saved even yet, so as by fire?

All of these find foundation in the Book (B. 11): "He was pointed out with the finger of scorn, especially in his own country"; and (B., 16): "he was shut out of the noble company" and a fuller account of this is found at B., 172. That Abate Paolo came in for his share of scorn may be seen in Note 305.

258-

The enumeration and description of the three suits (RB., IV, 1305-27) follows with considerable closeness the account at B., 169.

259-RB., IV, 1305:

managed the three soits

RB., VIII, 1379: Three pending suits

Cf. B., 169: "three lawsuits pending." Cf. also RB., III, 1670; IV, 1332; V, 1343, 1442.

260-RB., IV, 1308-10:

First civil suit,—the one the parents brought, Impugning the legitimacy of his wife, Affirming thence the nullity of her rights:

Cf. (B., 169): "One as to the legitimacy of the parentage of his wife and the nullification of the dowry agreement." Cf. also B., 10, 50, 118, 144, 172, 194; and RB., II, 600, 726-32; III, 646-51.

261-RB., III, 655:

"And still six witnesses." B., 172: "Conclusive proof was given by six witnesses." Pietro in his will speaks of them (B., 128) as persons worthy of credit.

262-RB., IV, 1311-4:

Rome." P., 211: "They were taken to Rome originally tried before Judge A. C. Tommati (B., and placed in the New Prisons." Cf. RB., II, 10, 27, 118, 172; and P., 210), but after his deci-10, 27, 118, 172; and P., 210), but after his decision (cf. following note), which was partly in favor of Guido, the case was transferred on Pietro's appeal (cf. following note) to the Rota" (B., 172). "Nevertheless, an appeal was taken from that sentence and it was committed to the Sacred Rota before Monsignor Molines." Cf. RB., V, 777-8. "Beside the Tribunal of the Sacred Rota, there exists in the Roman Curia another tribunal which is called the Tribunal of the Sig-nature of Justice. It is a High Court, and a tribunal of last instance, or ultimate appeal." Humphrey, Urbs et Orbis, p. 285.

263-RB., II, 742-4:

They would not take away the dowry now Wrongfully given at first, nor bar at all Succession to the aforesaid usufruct,

This decision is described (B., 118): "He obtained for Francesca Pompilia a continuance in quasi-possession of her daughtership"; and B, 72, "continuing to Francesca Pompilia quasi-possession of her parenthood." Cf. also B, 27, 50; P., 210; and RB., III, 670-80; IV, 1313.

264-RB., II, 753:

Whence, on the Comparini's part, appeal-

B., 118: "But Pietro appealed from the decree." Cf. also B., 50, 172; P., 210; and RB., III, 681.

265-RB., II, 755:

And so the matter stands, even to this hour.

RB., III, 688:

And so the matter pends, to this same day.

B., 172: "Where it still hangs undecided." Cf. also B., 51; P. 210; and RB., IV, 24-8.

266-RB., IV, 1317-8:

Next civil suit,—demand on the wife's part Of separation from the husband's bed

RB., II, 1287:

Pompilia sought divorce from bed and hoard

B., 169: "The second suit was for divorce from bed," etc., and B., 177, "and at instance of the said Francesca before the Vice-Governor of suit for separation from bed," etc. Cf. also B., 51, 100, 114, 154; and RB, III, 1427-38; V, 1247, 1319-21.

267-RB., IV, 1320:

Claims restitution of the dowry paid,

B., 177: "And the recovery of the dowry which had been spent." Cf. RB., III, 1436.

268—RB., IV, 1322:

"The Vicegerent has to judge." Cf. B., 169 and 177, "before Monsignor the Vice-Governor (Vicegerente)."

269-RB., IV, 1323-5:

Third and last suit,—this time, a criminal one,— Guido's complaint of guilt against his wife

This was before the Rota.—Molines.
This yas before the Rota.—Molines.
That's judge there, made that notable decree
Which partly leaned to Guido, as I said.—
But Pietro had appealed against the same
Cf. (B., 169): "Brought by Pietro in the
Tribunal of the Sacred Rota." This case was Book as the Processus fugæ, was the criminal

case brought against Pompilia and Caponsacchi | 275-RB., IX, 1545-55: at Guido's demand, on the charge of running away together and adultery. It covered the time away together and adultery. It covered the time from May 13, 1697, the date of Pompilia's deposition (B., 45) till September 24, the date of the judgment against Caponsacchi (B., 83). In this case Caponsacchi and Pompilia were prosecuted by the Fisc and defended by the Procurator Pauperum. The evidence and argument of this former case are continually referred to in the Book. Much of the printed evidence of the summaries in the Book, including the affidavits of Pompilia and Caponsacchi, had thus been a part of the adultery trial, for Guido's lawyers do all they can to fix the charge of adultery in the wife, as giving excuse for the murder. Cf. RB., IV, 1213-4.

270-RB., IV, 1326-7:

In the Tribunal of the Governor, Venturini, also judge of the present cause.

B., 169: "In the Tribunal of his Excellency, the Governor," and B., 22: "in this very tribunal, and by his Honor, Lord Venturini, judge in this present case." Cf. B., 51, 119, 120, 175, 176, 200; and RB., III, 1334; V, 1165.

271-RB., V, 1218-22:

We, for complicity in Pompilia's flight
And deviation, and carnal intercourse
With the same, do set aside and relegate
The Canon Caponsacchi for three years

Note that this is a close paraphrase of the actual wording of the decree of Court against Caponsacchi (B., xcix and 83). Browning has taken the words "complicity," "deviation," and "carnal" from his original. This punishment of Caponsacchi is continually referred to in both Poem and Book. Cf. B., 10, 22, 51, 57, 106, 131, 168, 175, 185, 195, 200; P., 211; and RB., I, 1038-9; II, 1177-87; III, 1409-13; IV, 1245-9; VI, 1746; IX, 1518-21.

272-RB., III, 1409-10:

unshent, unshamed, Unpunished as for perpetrating crime,

The lightness of the above sentence in view of the seriousness of the crime charged is much discussed in the Book. The prosecutors of Guido continually assert that this was because of lack of proof of the adultery (B., 51, 57, 106, 131, 138, 140, 142, 185; and P., 211). But Spreti (B., 106) claims it was because Caponsacchi was a foreigner. Cf. RB., V, 1899.

273-RB., VI, 2013:

Probationis ob defectum." (B., 51, 131): "ob defectum probationis.

274-RB., VI, 2017-22:

If the title ran
For more than fault imputed and not proved,
That was a simple penman's error,

When insistence on the above decree was made by Guido's lawyers in attempting to prove adultery, the above retort was given by the Fisc (B., 138) and repeated by the second Anonymous Author (B., 180), and denied by Spreti (B., 106). Cf. RB., IX, 1527-38.

I traverse Rome, feel thirsty, need a draught, Look for a wine-shop, find it by the bough Projecting as to say "Here wine is sold!" * * * but what sort of wine? * * *

That much must I discover by myself.

Exactly so, Law hangs her title forth,

This figure of speech regarding the wine-bush is borrowed directly from the second Anonymous Writer (B., 180): "And if one will only give it due thought, the title of that case was placed there, just as a wine-bush hangs outside the door of an inn, which very well shows that they sell wine there, but does not prove whether what they sell is good and salable and agreeable. Oh! by no means. For one may find the wine there to be sharp and muddy, and of other inferior qualities."

276-RB., IV, 1241-3:

For the wife, -let her betake herself, for rest, After her run, to a House of Convertites-Keep there, as good as real imprisonment:

B., 175, gives us the following account of the manner in which the case against Pompilia ended: "The case was left undecided as regards the wife, who was placed in the nunnery of the Scalette as a prison." (Cf. B., 121, 181; and P., 211.) This was not a punishment, but merely a continuance of the accused in custody. The Conservatorio di S. Croce della Penitenza alla Longara was an institution for penitent women, founded in 1615 on Via della Longara. It is also called delle Scalette because of two small staircases leading to the monastery and adjoining the church. It is sometimes spoken of as del Buon Pastore. (Moroni, Dizionario di erudizione, etc., vol. 17, p. 20.) Browning mistakenly identifies the Scalette with the Monastery of St. Mary Magdalene of the Convertites in the Corso. It was the latter institution which brought suit to win Pompilia's property (Note 364). (Cf. B., 202.) This act of the Court as to Pompilia is also referred to at B., 10, 51, 97, 121, 126, 175, 181; P., 211; and RB., II, 1197-9; III, 1405-6, 1491; V, 1223-5, 1917-8; VII, 1649-53; VIII, 1664; IX, 1195-1202; X, 706-7.

277—RB., II, 1198, and IV, 1242:
"The Convertites." Browning merely anglicizes the word Convertitæ found at B., 126, 202, and elsewhere.

278—RB., II, 1231:
"In Via Lungara." This place of Pompilia's detention is spoken of at P., 211, as "the mon-astery of the Scalette on the Lungara."

279-RB., III, 1492-4:

for Guido's sake Solely, what pride might call imprisonment And quote a something gained, to friends at home,—

This is the explanation of the sentence against Pompilia as given by the second Italian Pam-phleteer (B., 175): "Giving some satisfaction to the Franceschini brothers in their strong insistence than because of the obligations of justice." Cf. RB., VI, 2016.

280-RB., IV, 1331-7:

For, Paolo, knowing the right way at Rome, Had, even while superintending these three suits

Ingeniously made interest with the Pope

RB., VIII, 1398-1408:

That we prayed Pope Majestas' very self

Grant there assemble in our own behoof A Congregation, a particular Court,

To hear the several matters in dispute. --Causes big, little and indifferent,

Bred of our marriage

Abate Paolo, harassed by the burden of his lawsuits, had evidently tried to use the influence of patrons to help him secure a declaration in his favor (B., 121): "The Abate, seeing the cause unduly protracted, had just grounds for placing it at the feet of Our Lord [the Pope] with a memorial in which he declared that he could no longer endure such important and such various litigation and vexation arising from that luckless marriage, and he prayed that a special sitting (Congregatio) be appointed for all the casesthat is, the ones concerning her daughtership, her flight, her adultery, her dowry, and others growing out of the marriage." For the interpretation of this act by the other side, see B., 175, 178, 183. Cf. RB., III, 1331-2, 1469-74, 1671; V, 1347-51, 1752-5.

281-RB., VIII, 1425-6:

Returned us our petition with the word "Ad judices suos," "Leave him to his Judge!"

The Pope evidently refused to interfere with the action of the courts and replied (B., 121): "The matter rests with the judges." Cf. B., 175, 183; and RB., V, 1760.

282-RB., III, 1495:

This naturally was at Guido's charge:

There seems to have been some dispute between the Comparini and the Franceschini as to which of the two should pay Pompilia's expenses while thus shut up in the Scalette (B., 51). The expense was finally met from money taken from Caponsacchi at the time of his arrest at Castelnuovo (B., 125, 176).

283-RB., III, 1500-6:

The convent's self makes application bland That, since Pompilia's health is fast o' the wane,

She may have leave to go

The Anonymous Author (B., 121) states the matter as follows: "The nuns did not wish for her confinement to take place within their walls and therefore a pretext was found for removing her on the grounds of the said obstruction, and the necessity of removing it." Cf. RB., II, 1325-38; V, 1327, 1470-5; B., 10, 97, 165, 175, 181, 185; and P., 211; while B., 51, gives the disagreement as to bearing Pompilia's expenses as the reason.

On October 12, 1697, Pompilia, for the reason given in the above note, was transferred to the home of the Comparini, which was to be strictly continually referred to in Book and Poem. Cf. B., 10, 16, 51, 57, 61, 97, 121, 175, 181, 184, 185; P., 211; and RB., III, 1500-14; IV, 1350-1, 1518-9; V, 1328, 1473-6; VII, 318; IX, 1213-26. 285-RB., II, 1323:

"After full three long weeks." In thus counting the length of the imprisonment of Pompilia, Half Rome evidently counts from September 24, the date of the condemnation of Caponsacchi (B., xcix or 83) which, however, is not necessarily identical with the time of Pompilia's transfer from the prison to the Convent, to October 12, the date of the transfer to the home of the Comparini (B., 127). But RB., III, 1490, speaks of five months in the Convent, based partly on the "alcuni mesi" of B., 121, and partly on the thought that Pompilia had been in the Convent practically since she had been brought to Rome as prisoner early in May. RB., IX, 1227, speaks of six weeks, for which there is no basis.

"Domus pro carcere." This technical designation of the home of the Comparini is found in the decree of transfer (B., 127) and is often re-peated throughout the Book. Cf. RB., II, 1342;

On this fact was based one of the aggravating circumstances of the murder; namely, that in the slaughter of persons under custody the authority of the State was treasonably insulted. Cf. Note 420.

287-RB., III, 1509-11:

Oh, and shift the care You shift the cost, too; Pietro pays in turn. And lightens Guido of a load!

At B., 139, 176; and P., 211, we find that Pietro Comparini now definitely relieved the Franceschini from longer bearing the expense of Pompilia's maintenance, over which the two parties had formerly quarreled (B., 51). Cf. C., 221.

288-RB., III, 1519:

He authorized the transfer, saw it made

This reference to Abate Paolo is repeated at RB., VIII, 1266-7, and elsewhere in the Book (B., 16, 51, 55, 97, 125, 139, 152, 157, 165, 176, 181; and P., 211).

289-RB., V, 1329-30:

No-parents, when that cheats and plunders you, But parentage again confessed in full, When such confession pricks and plagues you more—

RB., II, 1350-4: Theirs who renounced all part and lot in her So long as Guido could be robbed thereby,

The Book presents such shuffling with the fact

of their parentage at B., 17, 126.

290-RB., III, 1520:

"Two months after" Pompilia was transferred to the Comparini home, October 12 (Note 285), and gave birth to her child December 18 (Note 299).

291—RB., VIII, 1267-8:

did we make such grant,

Meaning a lure ?

This very point is made by Arcangeli (B., 17): kept as a prison, under a bond of 300 scudi. (Cf. "Since Guido could make that pretense to gain the decree as given in B., clv.) The fact is the opportunity of killing her," etc. Cf. Note 502. 292-RB., V, 1335-7:

But a certain villa smothered up in vines At the town's edge by the gate i' the Pauline Way, Out of eye-reach, out of ear-shot, little and lone,

This home of the Comparini, in which Pompilia spent the last two months of her life, was probably situated on Strada Paolina in the heart of the City. B., 127, speaks of the Comparini home as on Via Paolina, but the record of the death of Pompilia in the register of San Lorenzo in Lucina (cf. Note 24) gives her home in Strada Paolina. This is also much more in accord with the exhibition of the corpses in the particular church, the parish Church of San Lorenzo. But Browning uniformly locates the home on the Via Paolina, outside the City walls in the Pauline district. I see no valid artistic reason for such a change; it was probably a misunderstanding of the fact. Cf. RB., I, 604-5; II, 206-7, 476, 1361-6; III, 1307, 1596; IV, 1369; VII, 218; XI, 1277.

293-RB., II, 1368-9:

where perchance Some muffled Caponsaechi might repair,

The utterly unsubstantiated charge that Caponsacchi had clandestinely visited the Comparini home after the decree of banishment against him is first made in the rhetorical question of Arcangeli (B, 19): "And I wish I could say that her love affairs with the banished one were not continued." Cf. also B, 55, 122, 181; and RB., III, 1607-14; V, 1338-11; IX, 1246-60.

294-RB., IV, 1509-17:

There was a sentence passed at the same time By Arezzo and confirmed by the Granduke,

-Condemns the wife to the opprobrious doom
Of all whom law just lets escape from death.

The Stinche, House of Punishment, for life,-

The fact of this condemnation of Pompilia in the Tuscan Courts is given in the written transcript of the report of the trial at Arezzo (B., v-viii). At B., 8: "The second Accused (Pompilia) is condemned to the penalty of Stinche for life." Cf. RB., V, 1903-13; VI, 2056-8; XI, 1663-9; XII, 719-23. But the Pope's words regarding it are perhaps very near to the feeling of the Poet in the matter (RB., X, 84,4-40):

that strange shameful judgment, that Satire upon a sentence.

295-RB., VI, 2037-8:

With Guillichini; he's condemned of course To the galleys,

Guillichini, who was made a party to the above Tuscan criminal trial, was likewise condemned (B., 8) "to the galleys * * * for five years." Cf. Note 146 and RB., XI, 1666-7.

296-RB., XI, 1665:

One week before I acted on its hint .-

RB., VI, 2040:

A fortnight since

B., 9, gives the date of this sentence as December 24, 1697. Guido is supposed to have started for Rome immediately thereafter.

297-RB., II, 1282-5:

And institute procedure in the courts

* * * * * * *

He claimed * * * divorce

There is no evidence that Guido actually brought a divorce suit, although he evidently sought counsel on his right to such divorce, as he stated in RB., V, 1809-12:

I wished the thing invalid, went to you Only some months since, set you duly forth My wrong and prayed your remedy, that a cheat Should not have force to cheat my whole life long.

For at B., 118, we read: "But the Franceschini were able to restrain themselves from due resentment in the hope that if Francesca Pompilia were not the daughter of Pietro and Violante, as was supposed at the time of the espousal, the marriage might be annulled and they might thus purge themselves of such a blot on their reputation. Witnesses of this feeling are found in the many authorities and experts who were requested by the Franceschini to give thought to that point and express their opinion of it. But as these did not agree, the Franceschini were unwilling to commit themselves to so doubtful an undertaking," etc. Cf. B., 120; and RB, III, 1480; V, 1247-51, 1295-1301.

298-RB., V. 1308-18:

yon err
I' the person and the quality—nowise
In the individual,—that's the case in point!

Such is the very point made (B., 98): "As long as he had any hope that he might have the marriage annulled because of the mistake concerning the person married. For he was ignorant of the point of Canon Law that error as to the nature of the person contracted does not render a marriage null, but only an error as to the individual."

299-RB., II, 1383:

Gave birth, Sir, to a child, his son and heir,

B, 122: "During the month of December, Pompilia gave birth to a boy in the home of the Comparini." B, 151, gives December 18 as the date. Cf. also P, 211; and RB, IV, 1352; V, 1436-68; IX, 1309-10.

300-RB., V, 1469:

Lawful,—'t is only eight months since your wife Left you,—

That is, from April 28 to December 18. Cf. RB., I, 792; VI, 35.

301-RB., V, 1470-1:

your babe was born Last Wednesday in the villa,—

P., 211, says: "Which was Thursday," referring to January 2d, the date of the murder; but this was just two weeks later. Cf. Note 303.

302-RB., II, 1384:

"Caponsacchi's son." Arcangeli makes an implication of such a charge (B., 10): "Would that he had not been conceived in adultery!" Cf. RB., V, 1498, 1530-1; VIII, 370; IX, 1370.

It is well to note in this connection that both Pompilia and Bottini suggest immaculate conception, Pompilia at RB., VII, 1762-4, with devout

reverence for the story of the Mother of Christ, 310-RB., II, 1391-3: and the Fisc, RB., IX, 1341-66, suggests it with cynical irony. Cf. Note 22.

303-RB., I, 405:

The wife's two-weeks' babe,

This oft-repeated age of the child is correct to the day, December 18 to January 2. Cf. RB., I, 799; III, 31, 1605; VII, 14, 94, 133, 1681, 1686,

304-RB., III, 1540-1:

"I shall have quitted Rome ere you arrive To take the one step left,"—wrote Paolo.

Abate Paolo's departure from Rome is spoken of (B., 26, 122; and P., 211); but (B., 177) we have the definite accusation: "He left Rome to take part in the planning of that notorious murder." Cf. RB., IV, 1356-7; X, 893-4.

305-RB., V, 1366-73:

Paul, finally, in such a state of things, After a brief temptation to go jump And join the fishes in the Tiher, drowns Sorrow another and a wise way:

Leaves Rome,

Notice that this passage is a free, ironic paraphrase of (B., 122): "Until he felt very much inclined to throw himself into the river, as he indeed declared to all his friends. And to free himself from such imminent danger he decided to abandon Rome, the Court, his hopes and possessions, his affectionate and powerful patrons," etc. Cf. B., 182, and the fuller account C., 221, which tells that Abate Paolo lost his post as Secretary of the Knights of Malta in consequence of this disgrace.

306-RB., II, 1389-90:

Why, the overburdened mind Broke down, what was brain became a hlaze.

This account of the effect which the news of the birth of the child had upon Guido was evidently suggested by the magniloquent account of the Anonymous Author (B., 122) and repeated ironically by Browning, VIII, 601-11. Cf. B., 11: "Anger so impelled the luckless man to fury, and his indignation so drove him to desperation." Cf. also RB., IV, 1521-4; V, 1483, 1661-4.

307-RB., III, 1546-69:

By an heir's birth he was assured at once O' the main prize, all the money in dispute:

This more sinister view of the effect of the news of the birth of the child upon the father is definitely asserted by Bottini (B., clxxxiv or 151) § Dilatio pariter. Cf. RB., IV, 1104-6; X, 752-74.

308-RB., IV, 1354:

First comes this thunderclap of a surprise:

Possibly suggested by "Attonito allora il Franceschini" (P., 211).

309-RB., V, 1478:

And he's already hidden away and safe

B., 129, speaks of the child having been hidden away with a nurse. Cf. also B., 19, 201, 203; C., 222; and RB., VII, 42, 48-9, 205-7.

(that first news
Fell on the Count among his vines, it seems,
Doing his farm work,)—why, he summoned steward.

Possibly suggested by (B., 107): "While we were staying at the said vineyard," or (B., 108): "In presence of the keeper of the vineyard" (vignarolo).

311-RB., XI, 1888-9:

Look at those four young precious olive-plants Reared at Vittiano,—

B., 107: "The Santi above named was a laborer of mine at my Villa of Vittiano." This is the only point at which the name of the villa is given, though there is mention of the villa in the forged love-letters. Browning uses the name repeatedly (RB., III, 311, 1575; IV, 1360; V, 364, 1550-1; VI, 519, 591). That the negotiations between Guido and his hirelings took place at this villa is indicated by their sworn testimony (B., 107). The supposed reply of these laborers given by the Poet (RB., V, 1556-60) was evidently suggested by the words at B., 107. A fuller account of the hiring of these assassins is given in the Casanatense pamphlet (C., 222).

312—RB., II, 1394: "Four hard hands." The names and homes of these four assassins are given at B., xxv, and again at B., lxii. Cf. RB., X, 777-8.

313-RB., V, 1566:

Took whatsoever weapon came to hand,

Probably meant as Guido's justification for the fact that he was bearing illegitimate arms. Cf. Note 413.

314—RB., V, 1567-8:

And out we flung and on we ran or reeled Romeward. I have no memory of our way,

Possibly suggested by (B., x or 11): "obca-cata mente iter arripuit."

315-

Biagio Agostinelli, who had no hand in the killing, but only stood guard at the outer door (B., 187, and P., 212), was exempted from the re-examination under the torture of the vigil (B., 105, 114). A fragment of his testimony is given (B., 108).

316-RB., IV, 1361:

Comes to terms with four peasants young and bold,

Some discussion is given in the Book to the question whether Guido had the right to hire assassins (B., 15, 26, 33). Browning has the Pope lay far more stress on this phase of the matter in his strong condemnatory words (RB, X, 931-63). Something of these negotiations are given by Guido and his associates in their testimony (B., 107-8). Cf. C., 222; also RB., IV, 1557; VIII, 1500-8.

317—RB., III, 1582-3:

And so arrived all five of them, at Rome On Christmas-Eve,

P., 211: "On Christmas-eve reached Rome." The Poet repeats this fact with various interpreta-

tions at RB., IV, 1363; V, 1581-1610; VIII, 365-381, 1071; and closes with the Pope's protests against the desecration of the sacred season (RB., X, 788-90).

318-RB., III, 1584-5:

Installed i' the vacancy and solitude Left them by Paolo,

P., 211: "He stopped at Ponte Milvio, where there was a villa of his brother, and there he remained in hiding with his followers until a time opportune for the execution of his designs should come." Browning refers to this delay of nine days at RB., IV, 1364-6; V, 1588-1610; VIII, 1073-90. The last is the sophistical interpretation of Arcangeli; but the second, which presents the cunning self-justification of Guido, is even more interesting.

319-RB., III, 1592-3:

"But, two, proceeded the same bell." The fact that the murder was committed on January 2d, is mentioned (B., 11, 50, 151; and P., 211). Cf. RB., I, 606, 795.

320-RB., IV, 1371:

"Tis one i' the evening." Browning here takes not merely the fact but the form of expression, an Italianism, from the Book (B., lxii), "hora prima noctis," and P., 211: "un' hora circa di notte."

321-RB., V, 1628-33:

The name, * * * Caponsacchi

This fact that Guido used the name of Caponsacchi and pretended he brought a letter from the Canon is often repeated and interpreted in the Book (B., 11, 19, 51, 99, 122, 153, 165, and P., 212). C., 222, gives a fuller account of this incident. Browning repeats the fact many times in the Poem, with various interesting comments by the speakers (RB, I, 395-8, 619-24; II, 1406-31; III, 1597-9; IV, 1371-2; VII, 59-60, 219). But most interesting of all is Pompilia's word, VII. 1808-14:

It was the name of him I sprang to meet When came the knock, the summons and the end.

Browning spurns all apology for what might seem compromising; in fact he is too proudly confident of the purity of Pompilia, we might say defiantly confident.

322-RB., II, 1435:

And wiped its filthy four walls free at last

Possibly suggested by the rhetorical flourish of the Anonymous Writer (B., 123). To this there is a contemptuous retort (B., 181).

323-RB., III, 1620-1:

"Come in," bade poor Violante, * * *

* * that death was the first,

P., 212: "He leaped upon Violante Comparini, who had opened it, and struck her dead to the ground." Cf. B., 10, 51, 99, 153; C., 222; and RB., IV, 1373-4, 1576; V, 1649-60.

324-RB., III, 1622-3:

Set up a cry-"Let me confess myself!"

P., 212: "Comparini * * * who * * * cried 'confession.'" Cf. RB., IV, 1377-9; XI, 471-4; and C., 222.

325-RB., IV, 1382:

Pompilia rushes here and there

P., 212: "Pompilia * * * extinguished the light, hoping thus to escape the assassins, and ran to the neighboring door of a locksmith, crying out for help. But when she saw that Franceschini was provided with a lantern, she went to hide under the bed," etc. Cf. also B., 51.

326—RB., VII, 38:

"Twenty-two dagger-wounds." P., 212: "She was barbarously slain with twenty-two wounds.' C., 222, gives further details of the murder.

327-RB., IV, 1385:

He lifts her by the long dishevelled hair,
B., 182: "Taken her by the tresses and lifting her from the ground." Cf. C., 222.

328-RB., IV, 1390:

"On dead Pietro's knees," B., lix: "testa su le gambe," and P., 212: "trasse ai piedi di Com-parini." Cf. line 1437.

329-RB., IV, 1435-6:

She bore the stabbing * * *
Without a useless cry.

RB., IX, 1421:

She, while he stabbed her, simulated death,

These are based on (B., 182): "Poor wife knew by natural instinct how to feign it by her relaxation." Cf. C., 222.

330-RB., IV, 1391:

"Let us away, my boys!" P., 212: "Let us lose no time, but return to the vineyard."

331-RB., III, 1627:

The noise o' the slaughter roused the neighbourhood.

P., 212: "When the uproar of this horrible slaughter was heard abroad people ran thither." Cf. RB., IV, 1393-4; and C., 222.

332-RB., II. 27:

But she took all her stabbings in the face,

P., 213, says this of Pompilia, not of Violante: "were so disfigured, and especially the wife of Franceschini by wounds in the face, that they were no longer recognizable." Cf. RB., II, 615-6.

333-RB., IV, 1395-6:

Soon followed the Public Force, pursuit began Though Guido had the start and chose the road:

P., 212: "When the posse (Forza) arrived at the vineyard he found that they were no longer there, but about an hour ago they had left in the direction of the highway." Cf. B., 51.

334-RB., XI, 1623-4:

"But, drunk, redundantly triumphant." Possibly suggested by (B., 11): "His dull and unforeseeing mind suggested no way to find a place of safety." Cf. also B., 123; and RB., V, 1715-9.

335-RB., XI, 1633:

"Therefore, want horses in a hurry." Possibly suggested by (P., 212): "Franceschini had demanded horses with threat of violence."

336—RB., XI, 1641:
"I want hat on head." P., 212: "In his haste Franceschini * * * left his cap."

337-RB., III, 1628-30:

They had forgotten just the one thing more

Which puts post-horses at a traveller's use:

P., 212: "Which (horses) were denied him, because he lacked the necessary order." Cf. B., 123; and RB., V, 1723-5; XI, 1645; and especially the interesting interpretation by the Pope (RB., X, 821-9), who sees in it the hand of God checking Guido in full career of sin.

338-RB., X, 861-3:

Thy comrades each and all were of one mind, Thy murder done, to straightway murder thee In turn, because of promised pay withheld.

P., 213: "They also revealed that they had planned to kill Franceschini himself afterwards, * * because he had not kept his word to pay them as soon as they left Rome." The Poet sees here, with the eyes of the good old Pope (RB., X, 855-68), that it was God's outstretched hand that had saved Guido from a swift and unrepenting death. Compare with this the sophistical excuse for the fact (RB., VIII, 1589-1601) and Guido's vengeful hatred as aroused by this (RB., XI, 1739-53).

339-RB., III, 1631-4:

339—KB., 111, 1031-4;
So, all on foot * * *

* * * gained Baccano very neat,
P., 212: "Hence he had traveled afoot with
his companions toward Baccano." C., 222, further states that Guido had desired to part from his fellows, but they would not permit him to do so. Cf. RB., X, 846-7.

340-RB., IV, 1397-8:

So, that same night was he, with the other four, Overtaken near Baccano,

B., 51: "That same night, they were discovered in the tavern at Merluccia." Cf. P., 212; C., 223; and RB., V, 1670.

341-RB., V, 1674:

On a cloak i' the straw which promised shelter first, B., 11: "Resting on a pallet (stragulo)."

RB., III, 1635-6; IV, 1399-1403; X, 849; and C.,

342-RB., V, 1675:

"With the bloody arms beside me." B., 51:
"With fire-arms and swords still bloody," and P., 212: "On them were found, still stained with blood, those daggers with which they had done the murder." Cf. RB., II, 1438; III, 1638; IV, 1402.

343—RB., V, 1874:
"Found them in flagrant fault." The expression "in flagranti" or "in flagranti delicto" is used several times in the Book (B., xii, etc.). Cf. RB., II, 385.

344—RB., IV, 1416-24:

Says Guido, "By your leave, I fain would ask
How you found out twas I who did the deed?"

"Why, naturally your wife!" Down Guido drops
O' the horse he rode,—they have to steady and stay,
At either side the brute that bore him.

Evidently suggested by (P., 212): "It is told that Franceschini, while making the journey, asked * * * how in the world the crime had been discovered; and when he was answered that his wife, whom they had found still living, had revealed it, he was so astounded by it that he was, as it were, deprived of his senses."

345-RB., II, 1464-5:

Laid by the heels i' the New Prison, I hear, To bide their trial.

Browning refers to the New Prison as the place of Guido's incarceration (RB., I, 1284; V, 325, 332; XII, 139), though he has no definite authority for this in his source-material. He is confirmed, however, by C., 223. But the Book does speak of the fact that Pompilia and Caponsacchi had been imprisoned there. (Cf. Note 255.)

346-RB., IV, 1405-10:

The only one * * * that suffered aught

Was * * * Patrizi,

This characteristic sneer of Tertium Quid is based on (P., 212): "This arrest indeed cost the life of Patrizi, because having been overheated, and wounded with a slight scratch, he died in a few days."

347-RB., II, 1439:

Haled hither and imprisoned yesternight

Guido and his accomplices were brought back to Rome the evening of January 3, reaching the Prison at 5 p. m. (P., 212).

348-RB., III, 1641:

The wife lives yet by miracle.

Probably suggested by the words of the second Anonymous Writer (B., 182): "A special favor from the hand of the very Omnipotent, who caused the wife to survive for a few days," etc. Cf. B., 51; and RB., I, 1079; III, 7; IV, 1439.

349-RB., III, 9-10:

She prayed Madonna just that she might live

So long as to confess and be absolved;

Founded on (P., 212): "The unfortunate Francesca Pompilia, under the burden of such wounds as those with which she had been cut to pieces, implored the Holy Virgin for the favor of confession and obtained her prayer." Cf. RB., IV, 1425-32.

350-RB., I, 1078-9:

"* * * four-days'-dying; for she lived Thus long,"

Pompilia died on January 6, 1698. This is the supposed date of her monologue, which is spoken during her dying hours. Cf. B., 47; and P., 213.

351-RB., I, 1085:

In the good house that helps the poor to die,-

Browning mistakenly assumes that Pompilia was taken to the Convent of Santa Maria Magdalena of the Convertites in the Corso after the assassination, and there died.

This is probably due to his supposition that a woman of evil life must be under their authority at the time of her death for them to enter such claim. Such was not the case. (Cf. Note 364.) In RB, III, 37, Other Half Rome gives St. Anna's as the place of her death, possibly suggested by the fact that Fra Celestino is spoken of (B., 47) in that way. The entry of her death in the parish register of San Lorenzo in Lucina (Note 24) proves that she died in her own home. Hence the hospital bed and hospital cell of Book III are a violation of historic fact, undoubtedly for considerable artistic gain. The death record (p. 280) runs as follows:

(p. 280) runs as follows:

"La Signora Francesca Pompilia Comparini Romana in età di anni dicisette e mezzo figlia dell quondam Signor Pietro Comparini Romano Moglie dell Signor Guido Franceschini di Arezzo di Toscana mori nella Comunione della Santa Madre Chiesa nella Casa dove abitava alla strada paolina ricevè tutti li Santissimi Sacramenti e fu seppellita in questa nostra Chiesa."

352-RB., I, 1087-90:

For friend and lover,—leech and man of law Do service; busy helpful ministrants As varied in their calling as their mind, Temper and age:

Referring to the several persons, priests, apothecary, etc., who testify as to her dying hours (B., 45-8). Cf. B., 136, 182.

353-RB., III, 45-7:

a soul
To shrive; 'twas Brother Celestine's own right,
The same who noises thus her gifts abroad.

This refers to the important affidavit of Fra Celestino "the Augustinian Brother" (RB, 1II, 18-9), which is given (B, 45-6, 47). It was made January 10, 1698, evidently at the request of Pompilia's executor, Tighetti (B, 109, 136). The old Priest speaks with evident emotion and conviction and there can be no doubt of the fact that he was profoundly impressed by the saintliness of the dying girl. The affidavit is the subject of repeated dispute between the lawyers (B, 45, 64, 109, 200). Cf. RB, III, 799-803; VI, 2060.

354-RB., VI, 2061-3:

he confessed, he says, Many a dying person, never one So sweet and true and pure and beautiful.

Suggested by the word of Abate Liberato Barberito (B., 48): "I can attest that during the experience I have had, having been four years vicar in the Cure of Monsignor, the Bishop of Monopoli of blessed memory, I have never observed the dying with like sentiments."

355-RB., IV, 1446-9:

So, when they add that her confession runs She was of wifehood one white innocence In thought, word, act, from first of her short life To last of it;

RB., IX, 1437-8:

Admitted not one peccadillo here, Pretended to perfection,

B., 47: "She always responded that she had never committed any offense against her husband, but had always lived with all chastity and modesty." Cf. B., 63, 136, 182.

356-RB., IV, 1449-50-52:

praying, i' the face of death, That God forgive her other sins-not this,

Evidently suggested by (B., 47): "She said that God should not pardon her for that sin, because she had never committed it." Cf. B., 64, 136.

357-RB., IV, 1453-4:

So much good, Patience beneath enormity of ill,

Suggested by (B., 45, 46): "But what is more to be wondered at is that, although she suffered great pain, I never heard her speak an offensive or impatient word nor show the slightest outward vexation," etc.

358—RB., IV, 1455:

"I hear to my confusion." B., 45: "To my own confusion I have discovered and marveled at an innocent and saintly conscience."

359-RB., XI, 1729:

Forgiving me (her monks begin to weep)

B., 45: "May Jesus pardon him, as I have already done with all my heart." And B., 47: "May God pardon him in heaven as I pardon him on earth." Cf. RB, III, 33, 811; VII, 1707-9; B., 65; and C., 223.

360-RB., IX, 1466-73:

'Twas charity, in her so circumstanced,
To spend the last breath in one effort more
For universal good of friend and foe:

* * * * * * * * *

Re-integrate—not solely her own fame, But do the like kind office for the priest Whom telling the crude truth about might vex,

RB., IV, 1465:

First sets her lover free,

Arcangeli (B., 95) puts this very interpretation on the dying words of Pompilia: "For this kind of exculpation, which is all too much a matter of pretense, might help her companion, just as heretofore she had brought blame upon him."

361--RB., IV, 1470-1:

thus she dies revenged to the uttermost

This very charge is made by Arcangeli (B, 95): "And what is more horrible, that, from the said exculpation, her murderer might be the more severely punished." To this Bottini replies (B, 138): "Nor does the assertion of Pompilia when dying tend principally toward vengeance." Cf. RB., IX, 1476-91.

362-RB., IV, 1478:

Confession of the moribund is true!

Such is the claim of the lawyers for the Fisc (B., 55, 64, 136, 182), and this is refuted by Guido's defenders (B., 95, 109).

363-RB., IX, 1462-4:

Nam in articulo mortis, * * *

* * * * * *

Nemo presumitur reus esse * * *

This exact quotation is not found in the Book, and it was possibly drawn from some other old

authority to which the Poet had made reference in the case. B., lxxvi or 63-4, is perhaps nearest to it: "assertio in articulo mortis emissa omnem fidem meretur, cum nemo tunc mentiri praesumitur."

Within a month after the death of Pompilia the Monastery of the Convertites laid claim to her whole property. The Monastery of Sta. Maria Maddalena delle Convertite al Corso was founded by Leo X in 1520 pro mulieribus ab inhonesta vita ad honestam se convertentibus (Bull, May 19, 1520) with the privilege of receiving the property left by bad women who died in Rome, except when these women had legitimate children or had left one-fifth of their property by will to the said Monastery. It ceased to exist as such about the end of the 18th century. (Moroni, Dizionario di erudizione, Vol. I, p. 136.) There is therefore no reason for assuming, as Browning does, that these nuns had ministered to Pompilia during her dying hours, and had then turned against her for the sake of securing her property. (Cf. Notes 276, 351.) Lamparelli's argument, pamphlet 17, and the final decree, pamphlet 18, are from this trial. Browning makes both the Pope and Bottini give versions of this (RB., X, 1499-1524; and XII, 672-701). This trial is mentioned (B., 109, 122, 137).

365—RB., IV, 12-4:

Now for the trial * * * to test
The truth, weigh husband and weigh wife alike
I' the scales of law.

That is the trial of Guido and his companions on charge of murder (Note 8). This trial evidently began soon after the murder, as the opening speeches on both sides refer to the "current month of January" (B., 11, 50). Cf. RB., VIII, 22. The last Summary, pamphlet 11, includes an affidavit (B., 127) dated February 9. The closing argument of Bottini, pamphlet 13, makes ref-erence to this Summary. This argument and the closing argument for the defense, pamphlet 16, therefore fall between February 9 and the final date of decision, February 18. This gives foundation for Browning's saying the length of the trial was a month. Cf. RB., I, 24x, 819; IX, r32; XII, 425.

366-RB., I, 120:

"Romana Homicidiorum." These words are found on the back of the Book, on the title-page, in the separate file label on the back cover of each of the pamphlets, and as titles for the arguments. The ellipsis is "causa," though in the pamphlet-titles it may be "informatio," the name used in the arguments in referring to former arguments. The Poet (RB., I, 121) translates it as "Roman murder-case."

367-RB., I, 165:

Twas the so-styled Fisc began,

Possibly Browning was led astray here by the English practice, the Common Law. In this case, which as a matter of course follows the Civil Law, the Roman practice is followed, and Arcangeli the arguments (B., xxii; xlvii; cxxiii).

opens the case with the first pamphlet of the Book for the Defense.

368-RB., I, 165:

"The Fisc, the Public Prosecutor." The cases against criminals in the Papal courts of criminal procedure were conducted by the advocates and procurators of the Fiscus, or Treasury (the State in English Law). The Poet continually names Bottini by this clipped form of his title, Advocatus Fisci. The full title is given in the heading to Book IX, Fisci et Reverendæ Cameræ Apostolicæ Advocatus, and as such, with due abbreviations, he signs his arguments (B., 67, 158, 166).

369—RB., VIII, 246:

Having the luck o' the last word, the reply!

The last word in fact seems to have been given by Spreti in pamphlet 16.

370-RB., VIII, 275:

There's my subordinate, young Spreti,

Spreti as Advocatus was really the official equal of Arcangeli, who was Procurator. The following passage makes plain their respective functions: "There is a difference between the advocate and the procurator. The advocate is a man skilled in civil and canon law, who defends causes in writing or by word of mouth, on the point of law, setting before the judges that which is true in law, or best founded in law, or the principles of law which ought to be applied in a particular case. His is the scientific part of the cause, and he speaks only to the point of law.

* * * Matters of fact are to be established by the procurators, and it is upon these established facts that the advocate develops his judicial conclusions. Hence it is that the office of advocate in the Roman courts is sometimes exercised by ecclesiastics in laic orders." Humphrey, "Urbs et Orbis," p. 428.

371-RB., VIII, 276:

"He'll pant away at proof." Evidently suggested by Spreti's second and most important argument, pamphlet 9, which presents an exhaustive discussion of the proof or fact in the case.

372-RB., VIII, 128:

"Pro Guidone et Sociis." A phrase found in the various file-titles of the arguments for the Defense (B., xxiv; xl; cxxiv; cxl).

373—RB., I, 1053:

"Who, eight months earlier." That is during the Processus fugæ, which had been begun the preceding May.

374-RB., I, 177:

the so-styled Patron of the Poor,

RB., VIII, 1528-9:

Pauperum Procurator is my style: I stand forth as the poor man's advocate:

Browning's translation of the official title of Arcangeli, Procurator Pauperum, with which he always accompanies his signature. Cf. his full name and title at the beginning of Book VIII and his name VIII, 114, with his signatures to 375-RB., I, 1128:

"Don Giacinto of the Arcangeli." This is the Italian form of Arcangeli's name, and as such he signs himself in the letter (B., 190). The Poet invents the eight-year-old "curly-pate" and names him for the father, who plays with almost exhaustless variation on the child's name-Cino, Cintino, Cinerello, while the Latin form of the name Hyacinthus is used (RB., VIII, 1801).

376-RB., I, 179

"Too poor to fee a better." Here again the Poet is thinking of the procedure of English courts, where the judge appoints counsel for the Accused when the latter is "too poor to fee a better." But in trial by Civil Law procedure is somewhat different. The State (B., 114), by its officers, conducts not merely the Prosecution, but the Defense as well-it being the theory that it is as much the State's obligation to defend as to accuse those before its bar. Nevertheless Pellegrini speaks of this matter as follows: "This privilege of defense demands that a defender be assigned to the accused, even against his will and when he claims to be quite capable of his own defense. For to a poor defendant an advocate should be deputed at the expense of the court; and to a rich one, or a skilled one in the law, an advocate should be appointed, but at his own expense." (De Judiciis Ecclesiasticis, Lib. II, Vol. 4, p. 320).

377-RB., I, 199:

Thus did the two join issue-nay, the four,

There was an advocate and procurator on each side of the case. The Defense in this case is almost equally shared by the two officers, but the Prosecution is largely in the hands of Bottini. Cf. RB., IV, 44-7.

378-RB., I, 213:

Beside, the precedents, the authorities!

Very naturally in these arguments, the citation of law and precedent is very extensive, and this excites the Poet's ironic comment.

379-RB., I. 222:

Solon and his Athenians?

RB., VIII, 570-1:

The Athenian Code, Solon's,

One of the earliest citations in the Book is (B., x) legibus Atheniensium, et Solonis.

380-RB., I, 226-8:

Cornelia de Sicariis hurried to help Pompeia de Parricidiis; Julia de Something-or-other jostled Lex this-and-that;

The lex Cornelia de Sicariis, the lex Pompeia de Parricidiis, and the lex Julia de Adulteriis are repeatedly cited in the Book. Cf. RB., VIII, 574.

381-RB., VIII, 572-3:

The Laws of the Twelve Tables, that fifteenth,-

RB., I, 222-3:

Of Romulus and Rome! Quote the code

These citations immediately follow the above (B., x): "in illo rudi saeculo Romuli leg. 15." and "in legibus 12 Tabul." There seems to be a mispunctuation at the end of RB., VIII, 572.

382-RB., I, 224:
"Baldo, Bartolo." Both are cited frequently in the Book.

383—RB., I, 229:
"Apostle Paul." Paul is cited (B., 15 and 113). The latter citation is quoted in full. (RB., VIII, 673-9). Cf. Note 483.

384-RB., I, 231:

That pregnant instance of Theodoric,

Given at B., 23, 113. Cf. RB., VIII, 482-7.

385-RB., I, 232-6:

'That choice example Ælian gives." Given at B., 120. Cf. RB., VIII, 512-21.

386-RB., VIII, 328:

Our Farinacci, my Gamaliel erst,

This famous Italian Jurist is repeatedly cited in the Book. It is evident that one of these citations (B., 28) was followed up by the Poet, as he quotes from Farinacci at this point in his description of the torture of the vigil. Cf. notes following and Note 526.

387—RB., VIII, 333-4:

Lasting, as it may do, from some seven hours

Farinacci says: " detinetur per quinque aut per decem horas quandoque etiam paulo plus."

388—RB., VIII, 338-43:

Farinacci

Out of each hundred cases, by ex centum hominibus qui hoc tormentum passi sunt, non credo quatuor aut quinque fuerint martyres, reliqui vero confessores. Never I knew of patients beyond Withstand its taste, or less than ninety-six

End by succumbing: only martyrs four, * * * * *

Ninety-six full confessors,"

389-RB., VIII, 346:

Death on the spot is no rare consequence:

Farinacci, "et plures ob id mortui fuerunt in ipso tormento."

390-RB., VIII, 349-353:

The accomplice called Baldeschi: they were rough,
Dosed him with torture as you drench a horse,

* * * * * * * *

So, two successive days he fainted dead, And only on the third essay, gave up,

P., 213: "Baldeschi made denial, even though the 'cord' was administered to him twice, under which he swooned. Finally he confessed."

391-RB., VIII, 498-9:

Scaliger, (The young sage, -- see his book of Table-talk)

The Poet did not find this in the Book, but in the explanation of the expression, casta apes in the Scaligerana of Joseph Just Scaliger: "Les abeilles sentent si un homme a couché avec sa femme, indubitablement le lendemain s'il approche il est picqué."

392-RB., VIII, 502-3:

I mind a passage much confirmative
I' the Idyllist

There is no such quotation in the Book, nor is there any such passage in the Idyllists. The

393-RB., VIII, 666:

"Honorem meum nemini dabo." This pseudosaying of Christ is found (B., cli or 124). Browning evidently did not know of any source beyond the Book, as he makes the Pope question its authenticity (RB., X, 1986-7). Cf. also RB., V, 1704-5.

394-RB., VIII, 680:

Saint Ambrose makes a comment with much fruit,

This citation, which the Poet in his waggish humor causes Arcangeli to forget, is given (B., 113): "For who does not consider an injury to the body or the loss of patrimony less than injury to the spirit or loss of reputation?"

395—RB., VIII, 811-21:
"Sicily's Decisions sixty-first." This citation is given (B., xxviii or 24): "Muta dec. Sicilia 61"-" the husband was condemned to the galleys for seven years. For he had his wife summoned outside the city walls by his son and there had killed her; and afterward her body was found to have been devoured by dogs." Cf. B., 111, for the name Leonardus.

396—RB., VIII, 824-30:
The "fructuous sample" of the Dutch Jurist Matthaeus is given by Spreti as follows (B., 111): "It was decided that the husband had proceeded too treacherously in pretending absence, in taking his brother with him, and in killing with prohibited arms."

397-RB., VIII, 1228-47:

The case from Cæsar Panimolle, not Panicollus as Browning has it, is found (B., 24): "Certain noble young men who had killed their wives, after an interval because of strong suspicion of adultery, were absolved by the Royal Council of Naples in view of the quality of the persons con-cerned * * * although some * * * were condemned to the oars because of certain mutilations * * * because those who do such things are considered enemies of nature."

398-RB., VIII, 1541-57:

This citation is found (B., 29): "And Castrensis holds * * * that when one is permitted under the statute to take vengeance upon a person who has given him offense, he is also permitted to assemble his friends to afford him aid; * * * a husband who had assembled men to beat one who had wished to shame the modesty of his wife * * * ordered his wife to pretend to give ear, and when the intriguer had come, murder was committed."

399—RB., VIII, 425:
"Honoris causa." This claim is made continually in the Book and is practically the sole defense of Guido. Cf. RB., II, 29; VIII, 1477; and C., 223.

400—RB., VIII, 699-722:
This ironic line of argument from Arcangeli's lips is doubtless suggested by what the real The word "quality" is a mere anglicizing of the Arcangeli has said without any such irony (B., frequently repeated "qualitas" of the Book.

Poet in his humorous presentation of Arcangeli rays: "In ancient times, while the lex Julia was in force, wives who polluted their marriage bed underwent the death penalty. * * Likewise it was so ordained in the Holy Scriptures, for adulterous wives were stoned to death. * The solace drawn from public vengeance quieted the anger and destroyed the infamy. But now, in our days, there is a deplorable frequency of crime everywhere, as the rigor of the Sacred Law has become obsolete. * * * The husband's condition would indeed be most unfortunate if either he must live perpetually in infamy or must expiate her destruction * * * by the death penalty."

401-RB., VIII, 859:

But why the innocent old couple slay,

Just this turn is given to the argument from time to time (B., 17, 55, 98, 152, 181).

402-RB., V, 2003:

Absolve, then, me, law's mere executant!

Possibly suggested by (B., 23): "Since for a husband to use the sword for the love of his honor is not to overthrow the laws, but to establish them."

403—RB., VIII, 983-95:

We grant you should have killed your wife, But killed o' the moment,

Bottini (B., 160) says: "I acknowledge that the Accused should be considered worthy of some excuse if he had slain his wife in the act of excuse if he had slain his write in the act of taking her in flight with the pretended lover. * * * The suspicion of a just grievance * * * excuses the husband * * * whenever he takes vengeance immediately." Cf. B., 119; RB., II, 1488-1503; V, 1068-70, 1878.

404-RB., VIII, 999-1003:

For, wound * * * My body, and the smart soon mends and ends;
While, wound my soul where honour sits and rules,
Longer the sufferance, stronger grows the pain
Being ex incontinent; fresh as first.

Exactly this point is made by Arcangeli (B., xv, § Ultra quod). Cf. RB., IV, 1528-42.

405-RB., VIII, 1003:

"Ex incontinenti." Should be "incontinenti" as contrasted with the phrase ex intervallo. Both phrases are used continually in the Book.

406-RB., VIII, 1043-53:

This very point of law is made by Arcangeli (B., xv, § Præterea).

407—RB., VIII, 1056-70: This point of law is taken with some intermingling of irony from B., 16.

408—RB., I, 169:

With five . . . what we call qualities of had,

These aggravating circumstances of the murder are much discussed by the lawyers, and the Poet has made them a feature of Arcangeli's monologue (RB., VIII, 1108-1381), where he follows the order and discussion of Gambi (B., 53-55). 409-RB., VIII, 1119-25:

first aggravation * * *
* * * * * *

A regular assemblage of armed men, Coadunatio armatorum, * * * Unluckily it was the very judge

B., 53: "The first of these is the assembling of armed men; for according to decrees the Governor of this city," etc. Cf. B., 15, 26, 35, 100, 111, 155, 162.

410-RB., VIII, 1126:

"Four men armed." Cf. B., 53, "even if those assembled are but four." Cf. B., 162.

411-RB., VIII, 1130-8:

This shrewd subterfuge is employed by the real Arcangeli (B., 101) and is refuted by Bottini in turn (B., 155).

412-RB., VIII, 1146-52:

Suppose a man
Having in view commission of a theft,
Climbs the town-wall: 'tis for the theft he hangs,
* * * * * * * *

Law remits whipping, due to who clomb wall

This is only a humorous adaptation of the point made by the real Arcangeli (B., 101): "Thus if one wishing to commit theft climb over the walls of the city-even though he could commit that deed without the crime of crossing the wall-even then only a single penalty, namely that for theft, is inflicted as the one chiefly in mind."

413—RB., VIII, 1157-64:

Next aggravation,—that the arms themselves Were specially of such forbidden sort

* * * * * *

Delatio armorum, * * * Contra formam constitutionis, of Pope Alexander's blessed memory,

B., 53: "The second quality and circumstance is the carrying of arms contrary to the specifi-cation of the Constitution of Alexander VIII." This aggravating circumstance—the use of wantonly cruel arms-is also discussed (B., 31, 36, 67, 101, 124, 156, 163).

414-RB., VIII, 1170:

Such being the Genoese blade with hooked edge

RB., II, 147-8:

Triangular i' the blade, a Genoese, Armed with those little hook-teeth on the edge

Evidently based on (P., 212): "Franceschini's dagger was of a Genoese pattern, triangular, and with certain hooks made in such a way that, in wounding, they could not be drawn from the wound without such laceration as to render the wound incurable." Cf. B., 102, and the Pope's indignant denunciation of it, RB., X, 743.

415-RB., VIII, 1176-7:

Then, if killed, what matter how? By stick or stone, by sword or dagger,

Arcangeli says (B., 102): "It would have been the very same if they had been slain with the longest of swords, or with sticks, or with stones."

416-RB., VIII, 1190-2:

Through lack of arms to fight the foe: We had no arms * * *

An unimportant sword and blunderbuss,

This point is made by Arcangeli (B., 96), but there the blunderbuss (archibusiata), according to Guido's statement, was in the hands of Caponsacchi. Cf. B., 53.

417—RB., VIII, 1250-6:

Third aggravation * * *

* * * * * *

* * * murdered in their dwelling-place, In domo ac habitatione fropria,

This third aggravation, breaking in upon the sacred precincts of a home with murderous intent, is much discussed. Cf. B., 54, 66, 165.

418—RB., VIII, 1315, 1318, 1320:

Fourth aggravation *

Mutatione vestium * * * homicidium ex insidiis

This aggravating circumstance is urged only at B., lxvi or 54: "cum mutatione vestimentorum, quo casu homicidium dicitur commissum ex insidiis."

419—RB., VIII, 1339-40: Fifth aggravation, * * *
Sub potestate judicis, * * *

The lawyers evidently considered this circumstance as of great importance. Pompilia was still a prisoner, and therefore in the custody of the State, which was violated by the murder (B., 54, 98, 111, 112, 157, 165).

420-RB., VIII, 1373-6:

Cannot we lump this with the sixth and last Of the aggravations—that the Majesty O' the Sovereign had received a wound? to-wit, Lassa Majestar,

This is not treated by the lawyers as a separate aggravation but three of these attendant crimes—namely, the assembling of armed men, the murder of a prisoner, and murder in anger over a lawsuit, are all of them spoken of as Læsa Majestas, or criminal insult to the majesty of the law, or of the authority of the Prince. See especially B., 164. Cf. also B., 54, 66, 135, 154, 165.

421—RB., VIII, 1378:
"In odium litis." To use violence because of anger over a lawsuit was in itself a capital crime. and Guido is charged with this motive in the death of Pietro. Cf. B., 27, 66, 100, 113, 133, 153, 164.

422—RB., VIII, 1521-2:

Reminds me I must put in a special word For the poor humble following,

The plea for the fellow criminals is added to several of the arguments, and the third pamphlet is entirely devoted to their case.

423-RB., VIII, 1578-83:

Of the other points that favour, leave some few

For Sprett; such as the delinquents' youth.

* * * * * * *

Two may plead exemption * * *

Being foreigners,

These points of law, though slightly touched upon by Arcangeli (B., 103), are fully discussed by Spreti in each of his three arguments (B., 31, 114, 187).

424-RB., VIII, 1580-1:

One of them falls short, by some months, of age Fit to be managed by the gallows;

RB., X, 964:

And none of them exceeds the twentieth year.

Minority is claimed for Domenico and Francesco (B., 187), but this evidently means less than 25. Francesco's age is given (B., 187) as 24. According to P., 213, the others were 22. Cf. RB., X, 2080-1.

425-RB., IX, 1406:

f leave my proper function of attack!

Bottini answers somewhat tartly (at B., 135) this very complaint on the part of Spreti-

426-RB., IX, 569:

So would he bring a slor on Judith's self,

Just such reference to Judith is made by Bottini (B., 61) to which Arcangeli retorts (B., 91). Her example is again cited (B., 179).

427-RB., I, 245-6:

Till the court out all short with "Judged, your cause. Receive our sentence!"

The formal sentence against Guido and his companions is given in the Book only at B., 193, but the letters (B., 190-1) speak of it. Cf. RB., I, 257: "I learn this from epistles," etc. C., 223, gives an account of the way Guido received this sentence, quite out of keeping with the Poet's conception of the character.

428-RB., I, 274:

Procedure stopped and freer breath was drawn

Evidently suggested by the words of the third letter (B., 191): "At this favorable decision, the defense took heart and Guido's good friends began to breathe again."

429-RB., I, 285:

Even the Emperor's Envoy had his say

Evidently suggested by the second letter (B., 191): "The Ambassador of the Emperor spoke of that point on Tuesday, as he himself told me day before yesterday." Cf. RB., XI, 2279.

430-RB., I, 346:

I find, with his particular chirograph,

Browning merely anglicizes the words of the first letter (B., ccxxxv): "chirografo particolare." This of course is utterly unintelligible as English idiom. The words seem to refer to the special writ of condemnation, the order for the execution. Spelled cheirograph at RB., XII, 258.

431-RB., X, 212:

I have worn through this sombre wintry day,

RB., I, 1236:

Droop of a sombre February day

Referring to Friday, February 21, the eve of the execution of Guido. Cf. RB., X, 283-5.

432-RB., I, 347-8:

Friday night; And next day, February Twenty-Two,

This was indeed Friday night, as can be gathered from the second letter (B., 191), where the date of sentence, February 18, is spoken of as quite differently.

being on Tuesday. (Cf. RB., XII, 245.) Arcangeli's letter (B., 190), written the day of the execution, is dated February 22.

433-RB., XII, 118-23:

Gone forth, * * * * * * * * * * *

* * * intimate the sentence

P., 213: "They were assisted by Abate Panciatichi and Cardinal Acciajoli." Nicolas Acciajoli was born at Florence on July 10, 1630, became cardinal November 29, 1669, and died February 23, 1719. Bandino Panciatichi, also a Florentine, born June 10, 1629, became cardinal February 13, 1690. For a time he was patriarch of Jerusa-1690. For a time he was patriarch of Jerusa-lem, and at this time was prefect of the congre-gation of the counsel. They were aged and distinguished ecclesiasts, probably chosen in def-erence to Guido's rank. They certainly were not the type of men to "crouch * * * two awe-struck figures" (RB, I, 1200-2). C., 224, is likewise at odds with the passion imagined by Browning for his Guido at the hour of death. The Poet's vertsion is in accord with the increase of the terrible in the villainy of Guido. Cf. RB., XI, 1-2.

434-RB., XII, 124:

Were closeted ere cock-crow with the Count.

P., 213: "At the eighth hour (2 a. m.), Franceschini and his companions were informed of their death." Cf. RB., XI, 24.

435-RB., XII, 129-30:

And when the Company of Death arrived At twenty hours,—the way they reckon here,—

P., 213: "At the twentieth hour (2 p. m.), the Company of Death and of Pity arrived at the Prisons." Cf. RB., I, 1309-19; XI, 2414-5.

436-RB., XI, 32:

And why, then, should I die twelve hours hence?

The "twelve hours" was evidently drawn from the comparison of the times given in the two preceding notes. Cf. line 123.

437-RB., XII, 128:

Were crowned at last with a complete success.

P., 213: "Nor did they delay in preparing themselves to die well." C., 224, gives a much fuller account of this. Cf. RB., XI, 433; XII, 417.

438-RB., XII, 132-4:

The Count was led down, hoisted up on car, Last of the five, as heinousest, you know: Yet they allowed one whole car to each man.

Cf. P., 213: "The condemned were made to go down stairs and were placed upon separate carts to be drawn to the place of execution."

439—RB., XII, 135-7:

His intrepidity, nay, nonchalance. As up he stood and down he sat himself, Struck admiration into those who saw.

P., 213: "Franceschini, who showed more inrepidity (intrepidezza) and composure (sangue freddo) than the others, to the wonder of all."

Cf. C., 224, where Guido's attitude is described 440-RB., XII, 139-44:

The Place Navona, the Pantheon's Place, Place of the Column, last the Corso's length,

The Poet merely adopts the statement of the line of march as given (P., 213): "Partirono dalle Carceri tenendo la Strada del Pellegrino, del Governo, di Pasquino, Piazza Navona, la Rotonda, Piazza Colonna, ed il Corso." Cf. RB., I, 1325. C., 224, gives an interesting amplifica-tion of this journey to the scaffold, quite different from that at RB., XII, 150-63.

441-RB., I, 1328:

Two gallows and Mannaia crowning all,

P., 213: "A great platform with mannaia, and two great gallows, which had been built for the execution of the criminals." A fuller account is given C., 224. Mannaia is also mentioned B., 124. Browning treats this subject with most graphic and passionate power in the words of Guido (RB., XI, 186-258).

442-RB., I, 350:

Not at the proper head-and-hanging-place

RB., XII, 106:

The substituting, too, the People's Square

P., 213: "On February 22, was seen in the Piazza del Popolo." Cf. RB., X, 2108-11; XII, 146, 311-2; and C., 224.

443-RB., XII, 113-5:

Palchetti were erected in the Place And houses, at the edge of the Three Streets,
Let their front windows at six dollars each:

Cf. P., 213: "Many stands (palchetti) were

constructed for the accommodation of those curious to see such a terrible execution, and so great was the concourse of people that some windows brought as much as six dollars." Cf. C., 224.

444--RB., XII, 167:

To mount the scaffold-steps, Guido was last P., 213: "The first who was executed * * * and the last, Franceschini."

445-RB., XII, 173-91:

As he harangued the multitude

As no maraged beneath.

He begged forgiveness on the part of God, And fair construction of his act from men.

Whose suffrage he entreated for his soul.

whose suffrage he entreated for his soul,
Suggesting that we should forthwith repeat
A Pater and an Ave, with the

hymn
Salve Regina Cæli, for his sake.
Which said, he turned to the
confessor, crossed
And reconciled himself, with decency, * * * *

* * * then rose up, as brisk Knelt down again, bent head, adapted neck, And, with the name of Jesus

on his lips, Received the fatal blow. The headsman showed
The head to the populace.

Cf. C., 224.

P., 213:

When the last-named had mounted the platform, he asked pardon for his sins,

and begged them to pray for

adding that they should say

a Pater, an Ave, and

Salve Regina for him. When he had made the confessor announce that he was reconciled,

he adjusted his neck upon he adjusted his neck upon mannaia and with the name of Jesus on his lips, he was beheaded. The head was then shown to the people by the execu-tioner.

446-RB., XII, 198-202:

B., 213:

"He wore the dress he did the murder in, He wore the same garb as when he had committed the

That is, a just-a-corps of tusthat is, a giustacore of brown set serge, Black camisole, coarse cloak serge, black camicivola, coarse cloak of baracano. of baracan

white hat and cap di cotone

White hat, and cotton cap" Cf. V, 1565; VI, 2001; VIII, 1315-7.

447—RB., I, 361:

"All Rome for witness." The second letter says (B., 190):

"All Rome was there, as you may believe." P., 213, also speaks of the "great concourse of people." C., 225, says: "Rome has never seen an execution with a greater concurrence of people." course of people."

448—RB., I, 362-3:

Remonstrant in its universal grief, Since Guido had the suffrage of all Rome.

The second letter (B., 190) says: "He has been pitied by all gallant men." Cf. RB., XII, 275-6.

449-RB., XII, 272:

Nor shall the shield of his great House lose shine

B., 190: "And his House has lost nothing in the matter of reputation."

The letter of Arcangeli given (RB., XII, 239-88) is merely a close, but humorous paraphrase of the letter of Arcangeli (B., ccxxxv). The original is placed side by side with Browning's version

The real letter (B., ccxxxv):

Tardi giunsero

le giustificationi inviatemi da V. S. Illma à prò della b. m. (benedetta

memoria) del Sig. Guido Franceschini,

poiche havendo determinato La Congregazione di Mons. Governatore che detto Sig. Guido

fosse Reo di morte

non ostanti le Ragioni deditte

a suo favore

a gran fatiga dalla medema

ottenni qualche dilatione per giustificare il suo clericato da me allegato

al quale effetto fu spedita staf-fetta in Arezzo;

ma giudicando espediente La Santità di Nostro Signore il non differire

The letter of the Poem:

Late they arrived, too late, egregious Sir, Those same justificative points

Might benefit His Blessed
Memory
Count Guido Franceschini now
with God:
Since the Court,—to state

things succinctly, -styled The Congregation of the Governor, Having resolved on Tuesday

last our cause
I' the guilty sense, with death
for punishment,
Spite of all pleas by me deducible

In favour of said Blessed Memory,-I, with expenditure of pains

enough,
Obtained a respite, leave to
claim and prove Exemption from the law's award,—alleged

The power and privilege o' the Clericate; To which effect a courier was

despatched, But ere an answer from Arezzo

came, The Holiness of our Lord the Pope (prepare!)
Judging it inexpedient to post-

ing thence
To Mother Church through
damage of her son:
Also, to overpass and set aside
That other plea on score of

Put forth by me to do Pasquini
good,
One of the four in trouble with

our friend. So that all five, to-day, have

With no distinction save in

Decollate by mere due of privi-

lege, The rest hanged decently and

in order. Thus Came the Count to his end of

great House lose shine Thereby, nor its blue banner

blush to red. This, too, should yield sustain-

ment to our hearts— He had commiseration and re-

In his decease from universal

Rome, Quantum est hominum venusti-

orum, The nice and cultivated

o' the strife To nothing hut my own crass

ignorance Which failed to set the valid

May God compensate us the direful blow

By future blessings on his family,

Whereof I lowly beg the next

commands; Whereto, as humbly, I confirm myself . . . "

suffered death

dying,-he,

gallant man Defunct in faith and exemplarity: Nor shalf the shield of his

l'essecutione della sentenza gia hebbe per bene con Chirografo derogare ad ogni Privilegio

Clericale, che gli fosse potuto competere,

et alla minorità rispetto à

Franc. di Pasquino

uno de complici ;

si che hoggi è stata esseguita sentenza contro tutti cinque, colla sola distintione nel genere della morte, havendo il Sig.

inaca la sua vita colla decollatione;

Servivà il consolatione à suoi Parenti, et Amici l'esser stato commiserato

da tutti gl'huomini d'honore, e dà i buoni, ancorche, confessando la mia

debolezza non posso negare di

sentirne un infinito Rammarico.

attribuendo il tutto al non lo saputo rappresentare le suc solide Ragioni.

Compensi il Sig. Iddio questo funesto accidente
alla di lui Casa, et al tutti i
suoi Amici

con copioso felicità, e desideroso della continua-zione di suoi comandi, mi raffermo per

sempre

451-RB., XII, 363:

And want hoth Gomez and the marriage-case,

Evidently suggested by the words in the third letter (B., 191): "I may serve your Excellency in the matrimonial case and in the other of Gomez." Cf. RB., XII, 657.

452-RB., XII, 367-8:

"Adverti supplico humiliter quod." Taken from B., xii.

453-RB., XII, 446-9:

That barefoot Augustinian * * *

* * preached to purpose yesterday

This sermon is purely fictitious so far as the

The execution of such sentence | have used to some extent passages from medieval passed.
Saw fit, by his particular cheirograph,
To derogate, dispense with privilege,
And wink at any hurt accrusermon literature which he had read.

454-RB., XII, 715-6:

I've a second chance Before the self-same court o' the Governor

This final suit as to Pompilia's restoration to good name by decree of court was indeed before the same court of the Governor as the runaway and murder cases. Cf. B., 202, and Note 364.

455-RB., XII, 708:

Who but I institute procedure next

Not Bottini, but Gambi instituted procedure against the good fame of the dead Pompilia (B., 202). Cf. RB., I, 1174.

456-RB., XII, 752-67:

The Instrument
Is plain before me, print that ends my Book With the definitive verdict of the Court,

This is the last pamphlet of the Book, entitled Instrumentum Sententia Definitiva (B., cclix), in which the court, presided over by Marcus Antonius Venturinus, locum tenens (B., 203) absolutely clears the reputation of Pompilia by a formal pronouncement of court. B., 204: "Proof is not established as regards the pretended adultery, and therefore the memory of the same Francesca should be and is entirely restored to her pristine reputation.

457-RB., XII, 757-67:

'In restitution of the perfect fame Of dead Pompilia, quondam Guido's wife,

Though, in respect of me his advocate, Needs must I groan o'er my debility, Attribute the untoward event And warrant to her representative
Domenico Tighetti, barred
hereby,
While doing duty in his guard-While doing duty in his guard-ianship,
From all molesting, all dia-quietude,
Each perturbation and vexa-tion brought
Or threatened to be brought against the heir
By the Most Venerable Con-vent called addition of the reasons forth,
Find fit excuse: such is the
fate of war!

Saint Mary Magdalen of the Convertites
I' the Corso.

B., cclix or 202:

Latae pro reintegratione famae, existimationis quondam Fran-

ciscæ Pompiliæ, olim Uxoris quondam Guidonis Frances-chini de Aretio; necnon absolutoriæ ad favorem

D. Dominici Tighetti uti hære-

dis
beneficiati eiusdem Franciscæ
Pompiliæ
ab omnibus inquietationibus,
and molestationibus,
vexationibus, ibus illatis,

a Venerabili Monasterio

S. Mariæ Magdalenæ Convertitarum ad Cursum

458-RB., VIII, 130-5: This deliberation over phrases for expressing the idea has a minuter irony when studied in the light of the Book. His sneer at the first phrase as commonplace has additional point when we see it was the word of Gambi, one of Arcangeli's opponents (B., lxi). The expression "taedas jugales celebrare" is found in Catullus, 64, 302. Connubio stabili sibi junxit is indeed "free from modern taint," as it is adapted from Æneid I, 73. The nupserat sinistris avibus in which he finally rests is the opening phrase of the first argument of the real Arcangeli (B., ix).

459-RB., VIII, 165-6:

Ha, my Bottini, * * * How will be turn this and break Tully's pate?

This sermon is purely fictitious so far as the Franceschini case is concerned, but the Poet may This sneer has the more point when we know

that the sentence sneered at is taken from one of | 468-B., ccxlviii or 195; Bottini's arguments (B., 142); hence his contempt in "Stupidly put." And the next Latin quotation gives his own words from his third argument (B., 87).

460-

The following notes illustrate in detail the Poet's use of the Latin of the Book in the monologue of Arcangeli. That Browning's modifica-tions may be seen at a glance, the two versions are placed in parallel columns; the Book in the left-hand column, The Ring and the Book (Book VIII) in the right-hand column. To facilitate the comparison, italics in the Latin of the Book will indicate words the Poet has omitted in his version, and italics in the Latin of the Poem will indicate words which are somewhat changed from the Book.

B., lxi, or 50: line

in uxorem duxit 130 duxit in uxorem

462-B., lxi or 50:

facti ideo series ita se habet 140 ita se habet ideo series facti

These are the actual opening words of Arcangeli's first argument (B., ix or 10):

nupserat sinistris avibus 142 nupserat, heu sinistris avibus 144 Dominus Guido, nobili Dominus Guido Francischini, genere ortus, 145 Pompiliæ, nobili genere ortus Franciscæ Pompiliæ

464-These words of Bottini, at which Arcangeli sneers, are found (B., clxxii, 142):

existimanda sit qualitas con-167 existimandum

fessioni adjecta, quod maritus designaverit ele-168 quod Guido designaverit menta d. epistolæ, quæ elementa 160 dictæ epistolæ, quæ fuersuper inducto ab ea calamo, superinducto ab ea ca-

lamo

171 notata atramento

ipsa asserit

quia ipsa scribere nes-ciebat

fuerint atramento notata, quia ipsa scribere nesciebat.

The following is the reply of Arcangeli (B., civ or 87) to the above point made by Bottini:

inanis est responsio, quod singula elementa dictæ 175 inanis est responsio 177 quod singula elementa epistolæ 179 fuerant per eum prius primæ epistolæ fuerant prius designata per D.

Guidonem, et deinde superinducto per designata 181 et deinde superinducto eam calamo calamo 183 per eam, efformata, ut efformata, ut ipsa asserit

This is found in one of the marginal annotations to Pompilia's cross-examination (B., lxxxvi or 72):

eius vir lineabat epistolas 186 vir ejus lineabat epistolam

467-B., Ixxi or 59:

fatetur eam conscripsisse 188 fatetur cam scripsisse ut inquisito obtemperaret ut viro obtemperaret, 190 192 eo designante, ipsaque eo designante apices, ipsaque

ealamum auper inducente 103 super inducente

ita pariter optime ita pariter epistolam ostendit, me-dius fidius non voluntarie sed coacte ostendit epistolam

non voluntarie, sed coacte 108

The expression ignea arma for firearms is very common in the Book. The passage which seems closest to this fragment is found (B., lxiv or 53): Francischinus in sequendo 205 Guido Pompiliam

armis igneis munitus 207 armis munitus igneis persequens

The following alternative term for firearms is used by Bottini (B., clxxxiii or 150):

arma sulphurea gestante 208 arma sulphurea gestans

471-

The expression for pistol at which Arcangeli sneers is used by Lamparellus (B., ccxlvi or 194): igneo breviori sclopulo eam 210 armatus breviori sclopulo persequentis

472-B., cxiv or 96:

ense viatorio solummodo 214 ense solummodo viatorio 215 instructus instructus

This point of law and quotation are made by Arcangeli (B., xi or 11):

ultra quod hic non agitur de probatione Adulterii ad irrogandam pœnam, 442 ultra quod hic non agitur 444 de probatione adulterii 446 ad irrogandam pœnam 448 sed ad effectum sed ad effectum excusandi 449 excusandi Occisorem, et ad illius defensionem quo casu leviores probationes 450 occisorem 451 et ad illius defensionem 453 quo casu levior probatio

454 exuberaret

474-B., cxxxvii or 113: adeo ut qui honorem suum 522 adeo ut qui honorem spernit spernit, sperint,
et non curat recuperare
se ulciscendo
nil differat a belluis * *
Quinimo irrationabilior 524 et non recuperare curat 526 se ulciscendo 527 nil differat a belluis 528 quinimo irrationabilior 529 ipsismet belluis ipsiamet belluis reputetur 531 reputetur.

475-RB., VIII, 587-681:

Drawn almost entirely from the actual lan-guage of various parts of the Book. Even the English passages are usually close paraphrases of the Italian original behind them. The Poet frequently follows his text so closely as to use etymological equivalents wherever possible.

The following quotation from St. Jerome, which the Poet gives partly in Latin and partly in English, is found (B., cl or 123):

ubi honor non est 587 ubi honor non est 588 ibi contemptus est; and ibi contemptus est: ubi con-589 ibi injuria frequens; and where that, 590 * * * ibi et indignatio; ibi frequens iniuriæ: ubi iniuria, ibi et indignatio:

ubi indignatio, ibi quies And where the indigna-tion, ibi quies Nulla: and where there nulla: ubi quies non est, 592 is no quietude

593 ibi mens a proposito sæpe delicitur mens a proposito sæpe dejicitur

477-

The following quotation and citation from Gregory is drawn from B., exxxvii or 113:

cum difficilius sit iram cohibere, quam miracula facere; ut inquit D. Gregor, dial. I.

quum difficillus sit 597 598 quum difficillus sit iram cohibere quam miracula facere So Gregory smiles in his First Dialogue.

> Whenever Whenever honour repute are touched.

604 Arrives at term of fury

and despair. Loses all guidance from

the reason-check:
As in delirium or a
frenzy-fit,
Nor fury nor despair he
satiates,—no,

Not even if he attain the impossible, O'erturn the hinges of the universe

the universe
To annibilate—not whoso
caused the smart
Solely, the author simply
of his pain,
But the place, the memory, vituperii,
O' the shame and scorn:
quia, * * *

nec acquiescet
cujusdam precibus, -nec

qui2, * * *

zelus et furor viri

non parcet in die vindictæ

suscipiet,

pro redemptione dona plurium.

The following magniloquent passage from the first Anonymous Writer is ridiculed by his opponent later on. Browning merely translates it and fits it to blank verse (B., cli or 124): 601 * * * the ingenuous

605

612

613

617 618

619

621

soul, the man
602 Who makes esteem of
honour and repute, che da sum del suo bonore, e della sua riputazione, ogni qual volta resta offeso atrocamente in parte cotanto sensibile, e cotanto delicata, ogni qual volta giunge al termine de futore, e della disperazione, perduto ogni lume di ragione, come delirante, e frenetico,

e in vero un'animo ingenuo, e

on puole appagarsi, ne meno se giugnesse a aconvolgere, quando li fosse possibile, i Cardini dell 'Universo per annichilare non solamente gli Autori,

ma ancora il luogo, e la de suoi scorni, e de suoi vituperi, quia zelus, et furor viri

non parcet in die vindictæ. nec acquiescet cuiusquam precibus, nec suspro redemptione dona plurium.

479-

Notice the literality of the production of the citation of Solomon included in the midst of the preceding passage (B., cli or 124): 613 "says Solomon,

come parla in questo proposito Spirito santo per bocca di Salonei Proverbi al 6. in fine

614 (The Holy Spirit speak-ing by his mouth 615 In Proverbs, the sixth chapter near the end)"

Cf. RB., I, 229.

480-

The quotation from the letters of St. Bernard follows the above in the text of the Anonymous Pamphlet (B., cli or 124):

al che molte bene conferisce quello, che dottamente acrive San Bernardo in Epistol. ad Robert. Nepot. suum in princip. Dolor quippe nimius non deliberat, non verecundatur, non consulit ration non metuit dignitatis damnum, legi non obsemperas, iudicio non acquiescis, modum ignorat, et ordinem

Whereto, as strangely consentaneous here, Adduce Saint Bernard in Epistle writ Robertulus, his nephew: Dolor quippe nimius non deliberat, non verecundatur,

621 non consulit rationem, 632 non dignitatis metuit

modum et ordinem ignorat

481-

The account of Samson follows the above passages immediately (B., cli or 124) in the Anonymous Pamphlet. The second Italian Pamphleteer sneers at this passage near the close of his own Pamphlet (p. 183).

soffri con animo intrepido la privazione degli occhi, e altre dolenti sciagure, mà quando si vidde destinato à servire di trastullo ne i luoghi publici, e che in quelli udiva le de-risioni, e le beste del Popolo, s'accese lo adegno nel suo petto, con impeto tale, che tutto smanie, tutto furie

moriatur, disse, anima mea cum Philistiin, e data una scoffa alle Colonne, che sostenevano il Palazzo, lo ridusse in ruina, multosque plures interfecit

moriens, quam vivens occiderat,

640 Samson * * * 644 Blinded he was, * * * 645 Intrepidly he took im-

prisonment,
Gyves, stripes and daily
labour at the mill:
But when he found himself, i' the public place,

648 Destined to make the common people sport. 649 Disdain burned up with such an impetus 650 I' the breast of him that, all the man one fire. Moriatur, roared he * * * 652 Anima mea, with the Philistines! 653 So, pulled down pillar, roof, and death and all,

654 Multosque plures interfecit, ay moriens quam vivus

occiderat.

482-RB., VIII, 660-73:

This pseudo-saying of Christ (cf. Note 393) and the inclosing text and comment are taken directly from the second Anonymous Pamphlet (B., cli or 124).

e Christo medesimo, ancorche fosse mansuetissimo, e havesse somma sofferenza nel ricevere gli obbrobrii, e gli strapazzi senza mai lamentarsi, niente dimeno quando si senti toccato nell' honore, rispose Honorem meum nemini dabo; e è certo. che chiunque apprezza la reputazione, e l'honore, stima molto meno il morire buomo honorato

sotto una mannaia, che vivere

per molti secoli in faccia al mondo con ver-

gogna, e dishonore

660 Our Lord Himself, made all of mansuetude, all of manuetude,
66 Sealing the sum of suferance up, received
66 Opprobrium, contumely
and buffeting
66 Without complaint: but
when He found Himself
66 Touched in His honour
never so little for once,
* * * * * 666 Honorem meum nemini dabo!

668 And certainly the ex-ample so hath wrought, 669 That whosoever, at the proper worth, Apprises worldly honour 670 and repute, 671 Esteems it nobler to die honored man 672 Beneath Mannaia, than live centuries
673 Disgraced in the eye o'

the world.

Corinthians and the citation from St. Ambrose are given in Spreti's argument (B., exxxvii or 113): 676 Expedit mihi magis mori 678 quam ut gloriam meam expedit mihi magis mori quam ut gloriam meam quis oyo quam ut gioriam meam quis evacuet 679 See, ad Corinthienses: whereupon 680 Saint Ambrose makes a evacuet Apostol. epist. I. ad Corinth. cap. 9. Et D. Ambros, lib. 2, etc.

The following quotation from the Epistle to the

comment, etc. Browning waggishly makes Arcangeli forget this citation (lines 681-3).

494 D			Lead comisis		
484—B., xxxi or 26:			ad Areopagum	930	sed remisit ad Areopagum
quod si maritus de adulterio	756	quod si maritus de adul- terio non	Sapientissimorum Iudicum	932	sapientissimorum judi-
uxoris non conquesatus	757	conquereretur	Cætum,	933	cum
præsumitur Leno,	758	presumitur leno	ubi, cognito de Causa,	935	ubi, cognito de causa
485-B., xxxii or 26:			responsum fuit,	936	responsum est
cum Iudicialiter	-6.	quum judicialiter	ut ipsa, et Accusator post centum Annos	937 938	nt ipsa et accusator
prosequeretur	764 765	prosequeretur	redirent,	939	post centum annos
illius Causam	766	Guidonis causam	et sic	940	et sic
ipsi accidit,	767	accidit ipsi	duplici Parricido Rea,	941	duplici parricido rea
quod moverit risum, et cachin- nos	768	quod risum moverit et cachinnos	quamvis etiam Innocentem	943	quamvis etiam innocen- tem
fere in omnibus	770	lere in omnibus	occidisset,	945	occidisset
etiam sensatis, et cordatis	771	etiam sensatis et corda-	undequaque	946	undequaque
viris; non tamen dicam	773	tis, men ipsismet in judicibus	evasit Impunie, ut refert	947	evasit impunis, See the
in ipsismet ludicibus.	774		Valer. Max. Dictor. factor.	948	in Valerius, fittingly
40C D					styled Maximus,
486-B., cxxxiii or 110:			492-		
Asserunt enim unanimiter	783		The next citation from	n C	vriacus is made by
prædicti DD., quod mariti	784 785	doctores quod mariti	Arcangeli at the close of		
reputantur viles, et cornuti	786	viles, cornuti tenutantur	xxii or 20):		and angument (24)
si propriis manibus	788	si propriia manibus	Similiter Uxor, quæ mandaverat		Similiter uxor quæ man-
non sumunt vindictam, sed	789 790		Similitei Oxor, que manuaverat	951	daverat
expectant illam fieri	791	expectant illam fieri	Homicidium Viti ob iustum	953	homicidium viri
per Iudices, qui summopere	792	per judices, qui summo-	dolorem ex denegatione debiti	051	aw deparations debi-
rident, et cachinantur	704	pere rident et cachinnantur.	matrimonialia	954 956	ex denegatione debiti matrimonialis
	794	et cacimmanter.	fuit pæcuniaria mulcta	957	fuit pecuniaria mulcta
487—B., cxxxiii or 110:			punita, et ad temporalem permanentiam	959 960	punita, et ad poenam
deliquit enim,	795	deliquit enim	in Monasterio		temporalem in monasterio,
ut vulgi, et Doctorum Cen-	797	ut vulgi et doctorum	111111111111111111111111111111111111111	,,,,	III Monasteriot
suram evitaret.	798	evitaret censuram	493		
et sic ne ammisso honori istam	800	et sic ne istam quoque	The following distinct	tion	as to the right of
quoque	801	ignominiam amisso honori superad-	father and husband to ki		
Ignominiam superadderet	901	deret deret	or wife is made by Bottin		
488-B., cxxxiv or 111:			quia semper	1017	
malus modus eam occidendi	0	malus modus occidendi	præsumitur,	1018	presumitur
	022	marus modus occidendi	quod capiat bonum consilium pro filio	1019	
489—B., cxxxiv or 111:			donain constituin pro into	1020	bonum consilium pro filio
nimis dolose	831		ex instinctu	1022	ex instinctu
operatum fuisse	832	fuisse operatum	Paterni amoria, quam confidentiam	1021	amoris paterni quam confidentiam
490-B., xix or 18:			non habet	1025	non habet
qui, ut fraudarent	875	qui ut fraudarent	de Viro	1026	de viro
legitime vocatos	876	legitime vocatos ad fidei commissum	494		
ad Fideicommissum partum vilissimum supposuer-	877 878	partum supposuerunt	The following sneer of	Δ	angeli at his anno-
unt			nent is based on the sa		
immemores Reos factos esse	879	immemores reos factos	verbal forms found at		
ultimi supplicii	881	ultimi supplicii	ccxxix or 186:	D., C	AAAVI OI 113, and
491—					to observe the text
The following point as		he evenes of honoris	sit in plenitudine intellectus	1040	in plenitudine intellec- tus es?
causa is given by Arcang	reli	(R vvii or to) and	495—B., xxxii or 26:		
illustrated by the "nice	den	ision of Dolahella"			
	ucc	ision of Dolabella	quod contigisse in præsenti casu	1141	quod contigisse in præ- senti casu
(Cf. RB., I, 230):			manibus palpatum est	1142	manibus palpatum est
non semel in contingentia lacti	906 907	non seme! in contingentia facti			
evaserunt Impunes	908	impunes evaserunt	496—		
qui	909	qui	The following passag	e is	found in variant
iusto dolore moti apposuerunt manus etiam	910	justo dolore moti apposuerunt manus	forms in several passage present quotation is repro	es (1	Note 413), but the
in innocentes*	912	in innocentes.	present quotation is repro	duce	ed exactly from B.,
Mulier enim quædam Smirnea Virum, et Filium ex eo con-	914	Mulier Smirnea quædam	lxv or 53:		
Virum, et Filium ex eo con- ceptum	916	virum et filium ex co conceptum	delatio armorum	1162	delatio armorum
interfecerat, ex quo	918	interfecerat, ex quo	contra formam Constitutionis	£163	
Vir perdiderat filium suum	919	vir filium suum perdi-	Alexandri VIII,	1164	tionis, of Pope Alexander's bless-
primi matrimonii,	921	derat matrimonii primi	Alexaliuti viii,	1104	ed memory.
accusata deinde	922	deinde accusata	497		
apud Dolabellam Proconsulem,	923	apud Dolabellam	This rather pompous ap	0100	r is made turice (P
neque duabus cædibus contaminatam liberare,	924	nee duabus cædibus contaminatam liberare	xliii or 34; cii or 85).	orogy	15 made twice (D.
neque iusto dolore impulsam	927	voluit.			
condemnare voluit,	928	nee condemnare	sed parcat mihi tam eximius	1172	sed parcat mihi tam
	929	justo dolore impulsam	Doctor		eximius vtr

498—
This claim of Guido
assassins to kill the Con
tilate them (cf. Note 52
examination, but seems
by him when he was s

that he did not order the nparini, but merely to mu-6), was made on his first to have been abandoned subjected to the torture of the vigil. The words ut Doctorum utar verbis are transferred from their place in the midst of the following passage to line 1576 of this mono-

solummodo fassus luit dedisse mandatum, ut Doc-		
torum utar verbis, ad sfrisiandum dictam suam Uxorem tantum	1223 1225	ad sfrisiandum, dicas uxorem tantum

499-B., xxix or 24:

ex causa abscissionia genital-ium de facto secutæ quia nempe id lacientes repu-1240 ex causa abscissionia partium; 1241 qui nempe id lacientes reputantur 1242 naturæ inimici

The change of quia to qui is probably an accidental error rather than a conscious modification.

```
500-B., xviii or 17:
obiectum funditus corruit
                             1248 objectum funditus cor-
501-B., lxvi or 54:
in domo, ac habitatione pro-
                              1256 in domo ac habitatione
```

Cf. Note 417.

502-

The following claim as to Guido's right to secure his wife's departure from the monastery for the purpose of killing her is made by the real

propria

nam quicquid sit	1283	nam quicquid sit
an de consensu ipsius Domini Guidonis	1284	an de consensu nostro
educta esset	1285	a monasterio
a Monasterio, de quo nullum verbum habemus in Processu.	1286	educta esset
potuit id dissimplare,	1287	Potuimus id dissimulare
ut aditum habere	1289	ut aditum habere
potuisset	1291	potuissemus
ad eam occidendam	1292	ad eam occidendam

503—The following passage contains the only unmistakable error of Browning in the transfer of the book-Latin to his Poem. "via" for "ira" is doubtless a mistake in reading his own written notes (B., xxxiv or 28):

in quibus Rex Regum, et dom-	1296	in quibus assistit Regum Rex
dominantium assistit per es- sentiam.	1297	per essentiam
et nihilominus delinquens in	1298	et nihilominus in eis
ex iusta Ira, et dolore	1200	ex justa via delinquens
excusatur	1301	excusatur
504-B. Ixvi or 54:		

mutatione vestimentorum, quo casu Homicidium dicitur commissum ex Insidiia.	mutatione vestium homicidium ex insidiis
505-B., xxxii or 26:	

ut commodius, et tutius de illa	1325		illa	ut	vin	dic	tan
vindictam sumeret	1327	con	meret nmodiu tius	s *	*	*	et

506—	В.,	lxvi	or	54:
w				

Francisca erat	1339	our wife reposed
ub potestate Iudicis	1340	sub potestate jud

accedit ad exasperandam poenam	accedit ad exasperationem	criminis
508—B., cxxxix or 114:		

et cum agatur de pauperibus, peribus carceratie. 1532 carceratia in corum causis in corum causis 1533 pietas pietas triumphare debet, quia ipsi sunt triumphare debet, quia ipsi 1535 1537 thesaurus Christi thesaurne Christi

509-B., xxxvii or 29: ista sua opinio est multum Cordi tenenda 1558 opinio 1550 multum tenenda cordi

510-B., xli or 33: non dicuntur Mandatarii,

1563 mandatorii 1564 sed auxiliatores sed Auxiliatores 511-B., xliv or 34: adeo honoris causa est efficax, 1566 adeo honoris causa est efficax

1562 non dicuntur

non solum 1567 non solum se diffundat se diffundat 1568 in Mandatarios simplices, 1570 in mandatorios simplices ed etiam assassinii qualitate sed etiam in Mandatarios qualificatos 1572 sed Assassinii qualitate 1573 qualificatos

512-B., clxxxii or 150:

quo nihil absurdius 1633 quo nihil absurdius 1634 excogitari potest excogitari potest

Caeterum

The long peroration, over which the Arcangeli of the Poem is laboring (RB., VIII, 1637-1736), is taken bodily from B., exxii or 103, where it is the peroration of the last and most important of the arguments of the real Arcangeli.

enixe supplico, ut illustrissimo Domino meo benigna fronte, ac serenis oculis perpendere placeat. quod Dominus Guido occidit, ut eius Honor tumulatus in infamia resurgeret. Occidit Uxorem, quia illi fuit opprobrio, et illius Genitores qui postposita omni verecundia

filiam repudiarunt, et declarare non erubuerunt esse Meretricis ut ipse dehonestaretur

cuius mentem perverterunt, et ad illicitos Amores non pellexerunt dumtaxat sed vi obedientiæ filialis cogerunt Occidit.

ne scilicet amplius in dedecore Consanguineis invisus, a Nobilibus

notatus, relictus ab Amicis, ab omnibus derisus. Occidit

1635 cæterum 1637 enixe sopplico 1639 ut dominis meis 1640 benigna fronte

1641 er oculis serenis 1642 perpendere placeat 1643 quod dominus Guido 1644 occidit 1645 ut ejus honor tumulatua 1647 in infamia resurgeret Occidit uxorem

1650 quia illi fuit 1651 opprobrio 1652 et genitores 1653 qui postposita verecun-dia 1655 filiam repudiarunt 1656 atque declarare nos

atque declarare non erubuerunt 1657 meretricis genitam 1659 esse 1660 1662 ut ipse dehonestaretur 662 cujus mentem 663 perverterunt 1664 et ad illicitos amores dumtaxat pellexerunt aed vi obedientiæ 1665

1667 1668 1669 coegerunt Occidit ne scilicet amplius in dedecore

viveret invisus consanguineis a nobilibus 1675 1676 notatus

relictus ab amicia ab omnibus derisus 1677 occidit

in urbe nempe, quæ alias fuit spectata	1681 1682	in Urbe nempe quæ alias spec- tata est	1182 Furor ministrat arm 1183-4 Unde mi Ispidem 1200 plus non vitiat. A
Nobilem Matronam abluere maculas Pudicitiæ	1684 1685	matronam nobilem abluere pudicitiæ macu-	1248 objectum funditus 1519 haud passibus æqu 724, non passib
proprio sanguine,	1687	saaguine proprio	1805-7 ne sit marita qua
quas ipsa invita, et reluctante j alterius culpam, et violentian cap. 1, num. 1. Th. Liv., lib	n expiana	to Valer. Maxim., lib. 6,	ambulet. Hor 515 The book-Latin
Et quae vidit	1688	quæ vidit	more scant than th
Patrem undequaque	1689	patrem undequaque	
impunem,	1690	impunem	classical quotations
et non illaudatum	1691	et non illaudatum	latter feature is of
se polluentem Parricidio	1692	sed polluentem parri- cidio	works, it must have
filiæ,	1603	filiæ	significance here, to
ne raperetur ad stupra	1695	ne raperetur ad stupra	his Latinity.
Valer. Maxim., ubl supra, num. 2. Tit. Liv. lib. 3.			B., ix or 10:
Histor. tanti illi cordi fuit	1696	tanti illi cordi fuit	liberiorem vitam ducere
amirtendi Honoris	1697	suspicio	I TOURISTEM THAM A GEORGE
suspicio,	1698	honoris amittendi	516 —B., clxxvii or
ut potius voluerit orbari	1699	nt potius voluerit filia	quod dato licito fine
filia,	1700	orbari	damnanda non sunt media
quam illa incederet	1701	quam illa incederet	
inhonesta, licet non sponte.	1702	inhonesta licet non sponte	ad illum assequendum ord
Occidit	1704	Occidit	
in propria Domo,	1705	in propria domo	Cf. RB., VIII, 1
ut Adultera, eiusque Parentes	1706	ut adultera et parentes	F1F D " 0
conscii agnoscerent nullum locum, nullumque	1707	ngllum locum, nullum-	517—B., cii or 85:
		que esse	nimis incongrue
asylum esse tutum, et impenetrabilem	1709	asylum impenetrabilem	518—B., clxxxii or
Honori læso,	1711	honori læso	ego teneo contrariam se
neve ibì	1712	neve ibi opprobria	tiam
continuarentur opprobria,	1713	continuarentur	
et Domus quæ turpium Testis	1716	et domus quae testis	519—B., clxvii or
fuit, esset et pænæ.	1719	fuit turpium esset et pænæ	subsistit
Occidit,	1719	Occidit	responsio tradita
quia alio modo	1720	quia alio modo	quod non sit attendendus
non poterat eius æxistimatio	1721	non poterat ejus ex- istimatio	sed probatio
læsa tam enormiter ducere cicatrices.	1723	læsa tam enormiter ducere cicatrices	et poena per sententian
Occidit ut exemplum præberet	1725	Occidit at exemplam præberet	posita
Uxoribus	1725	uxoribus	520-
Sacra Iura Coniugii religiose	1725	jura conjugii	The following p
esse servanda. Occidit denique,	1728	esse servanda Occidi denique	by the Fisc from cla
at pro posse honestus viveret,	1730	ut pro posse honestus	145-7 lene tormentum in Odes, III, 21, 1
sin minus	1732	sin minus	240-1 Discedunt nunc a
proprii Honoris	1733	proprii honoris	284-6 novorum nascitur 340 constans in levita
offensi commiseranda victima cadeset.	1734	offensi commiseranda victima	340 constans in levita 347-8 Crede non illum
commiseranda victima cadelet.	1735	caderet Victims	Ode II, 4, 17.
514			405 inaanit homo (aut
The remaining Latin	of Bo	ok VIII is adapted	465 negatas artilex se
with free modification a			681 sororia saltem osc 747-8 ut vidii, ut perii.
131 tædas jugales iniit, aubii jugales celebrare			Cicero, de Sene Poet.
133 connubio stabili sibi junx			1018 Quid vetat. Hor.
898-900 Crudum Priamum, Pr	iamidne !	pisinnos.	1227 redeunt Saturnia

Found as a scholium to Persius I, 4. The scholium reads as follows: Labeo transtulit Iliadem verbum ex verbo ridicule satis. Eiusque est ille versus: crudum manduces Priamum, Priamique pisinnos. (Iliad IV, 3.) That is: "Labeo trans-lated the Iliad and Odyssey literally, but ridicu-lously enough. This verse is his, 'you may chew up Priam and his kids too.' Possibly this scho-lium fell under the Poet's attention when he turned to his Persius to verify the quotation from Persius, Fourth Satire, lines 50-1, which are

found at B., 170.

ma. Ver., A. I, 150, quoted also B., 124, m, unde sagittas. Hor. Sat. II, VII, 116. A medieval philosophic term corruit. A medieval term in logic uis. Probably suggested by Ver., A. I,

ous æquis æ rotundioribus onusta mammis—baccis

r. Epodes 8, 113.

of Bottini's monologue is far hat of the preceding one, but s are very common. As this rare occurrence in Browning's e been employed with dramatic o bring out the Fisc's pride in RB., IX:

249 cohibita fuit 250 vitam liberiorem ducere г 146: 523 quia dato licito fine 524 ad illum assequendum ordinata 525 non sunt damnanda medinata

180, 1322, 1482.

982 nimis incongrue

150:

983 sententiam ego teneo con-trariam enten-

138:

1532 subsistit 1533 responsio tradita 1534 quod non sit attenden-dus Titulus Titu-1535 sed probatio 1536 resultans ex processu 1538 et pæna per sententiam

passages are quoted or adapted assic sources:

ngenio admoves, plerumque duro. Hor.,

3.
mores, maneat amor. Unidentified,
ordo. Ver., Ecl. IV, 5.
te. Ovid, Trist. V, 8, 18.
tibi de scelesta plebe delectum. Hor.,

versus facil). Hor., Sat. II. 7, 117.
equi voces. Persius, Prol. II.
equi voces. Wet., 134, 19, 537.
Ver., Ecl. VIII, 41.
ando rem restituit. Ennius, quoted by
ec. IV, 10. "haud" is inserted by the

Poet.

1018 Quid vetat. Hor., S. I., 10, 56.

1227 redeunt Saturnia regns. Ver., Ecl. IV, 6.

1240 rieleunt Saturnia regns. Ver., Ecl. IV, 6.

1250 lorsan et bæc ollim. Ver., A. I., 203.

1251 fills set quem nupriæ demonstrant. Unidentified.

1252 fills set quem nupriæ demonstrant. Unidentified.

1253 fills set quem nupriæ demonstrant. Unidentified.

1254 fill. 12.

1256 - Ger og desperem fiert sine conloge mater, et parere intacto dummodo casta viro? Ovid, Fasti V, 241-2.

1276-7, 80-1 Incipe, parey uper, risu cognoscere patrem.

Nec anceps hære, pater, patero tognoscendo.

1256 solvantur tabulæ (solventur). Hor., Sat. II. 1, 86, tenax proposito. Hor., Ode III, 3, 1.

521-RB., IX, 214-5:

Sermocinando ne declamem ultra clepsydram. Medieval clerical

522-

646 suis expensis nemo militat.
782-3 non idem semper dicere, sed spectare debemus.
(Proverbial sayings.)

523-B., ccxlviii or 196:

Incidit in Scillam cupiens evitare Charybdim,

An adaptation of line 301, of Book V, of the Alexandreis of Philippe Gaultier, a French Latin poet, 1513. The verse is founded on a Greek proverb derived from the Odyssey.

524-

There were evidently two stages of the trial of Guido and his fellow-sassasins, as B., 192, speaks of "both presentations of the case," and B., 195, speaks of "the second setting forth of the case." The second stage of the trial was more learnedly and more skilfully fought, and the arguments are longer and more acute. They are based in part on the additional evidence secured by means of the torture of the vigil, and the Advocate of the Poor begins this part of the case with a sharp attack on the legality of the torture which had been decreed. Pamphlets 1-7 and 14 belong to the first stage of the trial. This is clearly proved, even in the case of pamphlet 14, (which was put in wrong order) by the references in the later pamphlets to paragraphs, or points of law, included in the earlier ones. Thus pamphlet 8 includes reference to pamphlet 14. Pamphlet 9 refers to pamphlet 9. In this way the order of the pamphlet 19. In this way the order of the pamphlet 19. In this way the order of the

First stage: 1, 2, 3, 4, 5, 6, 7, 14. Second stage: 8, 9, 11, 12, 13, 16.

Pamphlet 10, the first anonymous Italian narrative, is referred to by No. 13, and probably had just preceded it. All of these arguments must have been rapidly prepared, as they extend over only a month of time. In several places the lawyers speak of being pressed by the scantiness of time, and Gambi, in No. 12, speaks of having had but three hours to prepare.

525-RB., V, 12-3:

Noblemen were exempt, the vulgar thought, From racking;

This point was made by Spreti and denied by Bottini (B., 166). Cf. RB., IV, 1625-8; VIII, 316-23.

526-RB., I, 979-80:

His limbs' late taste of what was called the Cord, Or Vigil-torture more facetiously.

The torture of the vigil, which is used with such striking effect by the Poet in giving setting to the monologue of Guido Franceschini, was evidently not inflicted at the very beginning of the case, as the Poet imagines, but between the two stages of the legal argument (Note 524). For in the first stage there is continual argument concerning this torture as not yet having been inflicted, while in the second stage it is evident that the torture has been inflicted, and confession has followed, and the lawyers are merely accusing and defending the action of the court in permitting such painful torture.

It seems that the prosecution, being dissatisfied with the first confession under milder torture, in which Guido claimed he had given orders, not for death, but merely for mutilation (B., 20), had demanded the torture of the vigil to gain the whole truth. Spreti and Arcangeli (B., 28, 35) oppose this, and are refuted in turn by Gambi and Bottini (B., 52, 166). Evidently the court decreed the torture, and secured far more of a confession, and part of this is probably what is given in pamphlet 9, though the confessions as a whole have been lost. The further fact that the assassins were still further planning to murder Guido in turn (Note 338) was probably revealed in this way. Spreti at the beginning of his next argument, No. 9, sharply attacks the legality of the decree of torture (B., 105) and tries to have the evidence thus secured thrown out of the case. Bottini in turn (B., 135 et seq.) refutes him at length, and on the confession demands the infliction of the death penalty without further delay (B., 157).

The nature of this torment and its specific effect on Guido is not described in the Book, though the Pamphlet speaks of Baldeschi fainting under the cord (Note 390). It is merely referred to in such general terms as "the rigorous torment of the vigil." The Casanatense pamphlet (p. 223) gives a fuller and better account of the examination under threat of torture. To gain more definite knowledge on this point, Browning evidently traced the reference given at B., 28, to Farinacci, qu. 38, nu. 71, and had there found the full information he wanted. We have undoubted proof that he made such reference, for in lines 428-43 of Book VIII of the Poem he paraphrases Farinacci's text closely, as may be seen in Notes 386-9. Agostinelli seems to have been excepted from this torture (B., 114), non fuerit denue constitutus (Note 315).

I quote the full text of Farinacci: (Prosperi Farinacii iurisconsulti romani, Praxis et Theorica criminalis Lugduni Horatius Cardon, 1606, Pt. I, Tome II, p. 201.)

Pt. 1, 1 Onto 11, p. 201.)

The fifth and last among us is the tormentum vigiliae. At the time of Marsilius, who claims to be the inventor of this torment, the accused was placed upon a bench and made to six there, and he wished to sleep they aroused him and for forty hours would not permit him either to sleep or to rest. Finally, when he was promised rest within such a time, he was compelled to confess, which was a six of the torment that although it may seem ridical to the state of the six of the torment that although it may seem ridical to the six of the torment that although it may seem ridical to the six of the six

quite true that I have seen it used only in the case of very atro-cious crimes, such as the crime of less amajersas, nurder in the under bann. Therefore, in inflicting such torment, judges should see that it be much tempered, and above all they should see that the arms of the accused be not much extended. For such extension for a long time is in itself perious, and many have died in this very tormet on account of It, and very many more have

527-RB., X, 3 and 6: and read a History. Of all my predecessors, Popes in Rome:

Browning's method of creative art as seen in his use of the "old yellow book" leads me to a feeling that lines 32-150 of Book X are a free paraphrase of some actual history of the Papacy, which had fallen into the hands of the Poet. But I have not been able to find any such original for the passage as a whole. The facts given in these lines are such as are found in one or another of the historians, and in some cases even the form of expression is similar. Some extracts are given below with the line references to the corresponding lines of The Ring and the Book.

Luitprand, Historia Gestorum Regum et Imperatorum sive

Antoradoris

No. 30. Concerning Pope Sergius who ordered them to
drag Formosus from his tomb, and to depose him after he was dead.

he was dead.
When he [Sergius, a mistake for Stephen] had been established Pope, as one impious and ignorant of divine teaching, he commanded that formouse be dragged from his tomb, and that he be placed in the Papal throne, clothed in his priently robes [42-43]. And to him he said: "Why when thou wert Bishop of Porto [46], moved by a spirit of ambition, usurpdst thou the universal throne of Kone?" (47). When these matters had been carried through, he commanded that the body he stripped of its secred robes (63), that three fingers he cut of (64;5), and that it that the body he stripped of its contained that the Total (74;5), and reordatined them.

No. 31. Concerning the hody of Formosus, which was cast into the river by Sergius, and then found by fishermen, and saluted by the images of the saints.

and satased by the images of the saints.
But of what authority and ow that religious life Formosus had
been, we can gather from this: for when he was afterwards found
by fishermen (112) and carried back to the church of St. Peter,
the chief of the Apostles (120-1), certain images of the saints
reverently saluted him when set in his place (124-6). For I have
very often heard this from the most religious men in the city of
Rome (123-3).

Fleury in his Histoire Ecclesiastique, Book 54, p. 579, gives

Fleury in his Histoire Ecclesiantique, Book 54, 579, gives Pope Stephen the Sixth [sie] held then a council (33) in which condemned Formous, his predecessor. He had his body disinterted. Then they brought it into the midst of the assembly 1883 and placed it on the papel throne (44), reinvested with his robes of office (41), and gave him an advocate to respond in his none (50-2). Then Stephen, speaking to the body as if it were still alive: "Oh, Bishop of Porto (40), tell me why thou hast carried thine ambition even to untriping the sect of Rome?" (47). Bobes (50), cut off his three fagers (84-5), and finally his bead (68), and then cast him into the Tiber (88). Pope Stephen deposed all those whom Formosus had ordained (74-5), and ordained them snew.

p. 609. Theodore, who died only twenty days after his ordination (108), in that time left no stone unturned to achieve as far as possible the reunification of the Church. He called back the Bishops who had been driven from their sees, and reestablished the clerics ordained by Formosus and deposed by Stephen, and restored them to their sacred honors and the exercise of their functions. He caused them to carry back with one solemnity the functions. He caused them to carry back with one solemnity the body of Formous into the burial place of the Popes (119-21); for it had been found by fishermen (112). And as they were bearing of the aints abouted him in passing (125-6).

Sergius declared against Formous and approved the procedure of Stephen VI (142-21); whose body [note it is Stephen's body] he had transferred ten years after his death and placed over him an honorable epitaph.

Flodoardus tells the matter as follows:

The Stephen, the saixth [sic] on the sacred throne, who impresses us as a harsh, but impressed his own contemporaries more harshly, who did cruel things to the living, but acted even more brutilly toward the dead, and who attacked Falco with threats and removes us with very deeds, assembled an unfortunate council, over which he presided harshly [34].

Platina's Lives of the Poper. Translated by Benham.

Stephen the VII [sic] * * * persecuted the memory of Extmosus with such spile, that he abrogued his Geress, and rectified all he had done. * * Martin the historian says he hated all he had done. * * Martin the historian says he hated him to that degree, that in a council which he held [3], he ordered the body of Formosus to be dragged out of the grave, to be stripped of his pondified habit [81] and put into that of layman, and then to be buried among secular persons, having first cut of those two fingers of his right hand, which are principally used by priests in consecration [85], and threw them formous and preferred his friends. * To move the decrees of Formous and preferred his friends. * To have removed the formous and preferred his friends. * To have removed to Ravenns [12], where, calling a synod of seventy-four bishops [13]), he condemned all that Stephen had done [15] and resorted the decrees of Formous, declaring it irregularly done of Stephen to reordain those on whom Formous had conterted holy orders.

Biographie universelle, XIII, 138.

Biographic universalle, XIII, 138.
Stephen VI had had for his predecessor Formosus, whose memory he wished to dishonor with such an excess of zeal as to hetery both ignorance and fencivit (vid.) Formosus had been Bishop of Porto, and was called as Bishop of Rome: this translation from one see to another might still seem a criminal innovation.

**Graphen called a council to have Formosus condemned, the dish body disinterred and brought into the dished to the still seem of the

528-RB., III, 96-7:

That doctrine of the Philosophic Sin: Molinos' sect

B., 120, speaks of the "Doctrine of Molinos and the philosophic sin, which has been checked by the authority of the Holy Office." The historical and philosophical meaning of this reference may be found elsewhere. Browning has stated its significance in the world he is picturing (RB., I, 307-14):

* * * the sect for a quarter of an hour
I' the teeth of the world which, clown-like, loves to chew
* * * * * * *

Aught it may sport with, spoil, and then spit forth

Cf. RB., II, 126, 175-7; III, 34, 109, 989; V, 203, 223, 870, 1043, 1238, 1838; VI, 152, 473; VII, 769; VIII, 697, 1074, 1337; IX, 33, 566, 727, 1048, 1499; X, 1869, 2067; XI, 643, 2041; XII, 654.

529-RB., VII, 22-3:

the marble lion * * * With half his body rushing from the wall,

This strange old sculpture, the "bestia," is familiar to the visitors at San Lorenzo in Lucina.

530-RB., VI, 462:

Those lancet-windows' jewelled miracle,-

Murray's Northern Italy: "The tall lancet windows of the Tribune (in the Duomo) have been compared and even preferred to the Five Sisters of York Minster."

531-RB., VII, 1215-8:

And Michael's pair of wings will * * *

* * bear him from our picture where he fights

Crowe & Cavalcaselle's History of Painting in Italy, Vol. I, p. 256: "In the bell room (of San Francesco of Arezzo), Spinello depicted scenes from the legend of the archangel Michael. * The archangel, poised on the dragon, is seen in the act of striking him, whilst on each side angels and demons struggle for mastery."

532_

Several matters of evidence, which are not included in the Summaries, are cited by folio in the arguments of the lawyers. This includes the testimony of the defendants themselves (B., 97, 107-8) of Maria Margherita (B., 88, 93) and several letters (B., 57-8, 90). Cf. also 94.

"Luogo di monte": The name given to certain investments of Pietro Franceschini; it is thus defined in the Vocabolario Universale Italiano:

Credito di somma determinata in un monte. Monte, luogo pubblico dove si pigliano, o si pongono danari a interess

534

"Praejudicium tertii" (B., 55, 109, 137), the injury of the third party (some person outside the suit). That is, no judgment can be given condemnatory of, or injurious to, a person who is no party to the suit at bar.

Pregiudizio, e nocumento che procede da giudizio antici-Frequencies, o non amico, etc.

significare ogni altro danno * * * dannegiato dalle
false opinioni degli huomini.

Tommasco, Dizzionario dei Sinonimi.

535-

B., xi: Visus et alloquium, tactus, post oscula, factum. This seems to be an old proverbial saying. It is used by Porphyrion in a scholium to Horace, Carmina I, 13, 16:

eleganter, quia în quinque partes amoris fructus esse parti-tur dicitur: visu, alloquio, tactu, osculo, concubito.

536-

In pursuance of the inquiry followed up in Note 527, I wrote to Mr. Robert Barrett Browning, and he sent me the following reply, which I quote with his consent because of certain matters of interest:

La Torre all' Antella, Florence, January 6, 1904.

I wish I were able to give you the information you ask me for, but my father's books are in Venice and I have not any here touching on the matter to refer to.

ask me 60, but my inter? Jooks are in Venice and I have not any here tooching on the matter to refer to.

Any here tooching on the matter to refer to.

I course the mistake is obvious and perhaps attributable to an unconscious slip of the memory, which with my father was not at its best in dates and figures. It is not likely that such an error abould have appeared in any old work, such as he would have consulted; and certainly it was not caused by carelessness, for here specially in the consulted; and certainly it was not caused by carelessness, for here specially in the consulted; and certainly it was not caused by carelessness, for here in the special consultation of ruch a mistake as this—which he would have been the first to provousce unpartonable—by his absent mindedness, his attention of the consultation of t

essary calculation. [Note 185.] The description of the finding of the Book is without doubt true in every detail. Indeed, to this days, the market at 3. Lorenzo is very much what it was then and as I can remember it. Not long ago, I myself bought an old volume there off a barrier was probably picked up in June of 1860, The 'yellow book' was probably picked up in June of 1860, below going to Rome for the winter—the last my father passed in before going to Rome for the winter—the last my father passed in the presented to Balliol, I went some fire that the Book should be presented to Balliol, I went some fire mather's death to stay a few days with Appett, and early it for him.

presented to Sainto, I went soon after my rather's death to stay as few days with Jowett, and gave it to him.

In the portrait which hangs in Balliol hall I painted my father as he sat to me with the Book in his hands.

Nothing would have gratified him more than what you tell me about the interest with which his works are studied in America, about the interest with which his works are studied and I need not say how much pleasure this gives me. Believe me with many thanks for your kind letter, Yours very sincerely,

R. BARRETT BROWNING.

To Mr. Charles W. Hodell.

537-RB., VIII, 404-12:

I wonder, all the same, Not so much at those peasants' lack of heart; But—Guido Francischini, nobleman, Bear pain no hetter!

No such word concerning Guido's quailing at torture was found in Browning's sources, but that his imagination divined truly is proved by the Casanatense pamphlet (p. 223): "Far less torment than would seem to be necessary had to be applied to get the confession of the murderers and of Guido, who more than the rest had stood by his denial. But at the sight of torment he had not the heart to resist longer, and confessed fully."

The motto from Pindar, Olymp. I, 112, which is found on the flyleaf of the Book just below the Poet's signature, was evidently chosen by the Poet when the subject had taken fast hold of him, and he began to see his great masterpiece. He evidently recognizes this as the opportunity of his life as an artist.

The passage occurs near the close of the song in honor of Hieron as victor in the chariot race in Syracuse, B. C. 472. The passage, as translated by Myer, runs as follows:

My part is to crown Hieron with an equestrian strain in Acolian mood. * * * A God hath guard over thy hopes, O Hieron, and taketh care for them with a peculiar care, and if he fail thee not, I trust that I shall again proclaim in song a sweeter glory yet, and find hereto in words a ready way, when to the firshining hill of Kronos I am come. Her strongest-winged dart my Mount beath with the trust. Muse hath yet in store

Mr. Barrett Browning, in reply to this inter-pretation of the motto, has said: "I know he thought *The Ring and the Book* was going to be his greatest work, long before he had finished it; and he may have seen here-as you say-the great opportunity of his poetic career. This was probably when he began the poem, which he often told me while writing would be the longest in the English language. He was more and more interested in the work as it advanced."

539-RB., I, 1-31:

Do you see this Ring?
'Tis Rome-work, made to match
(By Castellani's imitative craft)
Etturian circleta * * * *

* * * * * *

* * * Tis a figure, a symbol, say.

Mr. R. Barrett Browning has written as follows: "The ring was a ring of Etruscan shape made by Castellani, which my mother wore. On it are the letters A E I. Ever after her death my father wore it on his watch chain." A friend of the poet has also stated that during his last illness the poet kissed the ring with all affection before composing himself for his night's rest. As he thinks of his Lyric Love he compares this ring with

Thy rare gold ring of verse (the poet praised) Linking our England to his Italy! RB., XII, 873-4.

Such is the figure employed by the Italian poet Tommasei in the inscription for the tablet which the municipality of Florence placed on Casa Guidi in honor of the poetess they had come to revere. 540-

It has seemed well to give a transcript of the second and third letters [pp. ccxxxvii-xl] as the

handwriting is difficult to read.

Molt' Ille e Mto Onle Sigr mio Pr. Oss.

(In full = Molto Illustre e Molto Onorevole Signor mio Padrone Osservantissimo.)

Signor mio Padrone Osservantissimo.)

Le giutificazioni mandate non sono giunte in tempo perchè hoggi finalmie doppo tanti contrasti è stata essguita la giustizio del pouero Si Guido con Istili la testa, e i quattro sicari sono stati impiccati. La causa f\u00e4 risoluta Martedi, m\u00e4 perche s'era dedotto il chiericano, e per queste si opretendeua che quanto a lai non ul entrassi la nita doppo che s'era spedita staffetta in Arezzo per hauerne le giutificazioni il Papa passò le ril i chirografo, e volontò di Dio, che egli paghi simil pena almeno con le scritture volontò di Dio, che egli paghi simil pena almeno con le scritture attes en l'è ricavato che mori da galant'huomo, perchè oltre l'essere morte con corragio e esemplarità è stato compassionato da conji galant'huomo, e non ha peduto niente la casa sua in materia della reputazione. Vi è concorsa tutta Roma come con considerato della reputazione. Vi è concorsa tutta Roma come con conservato della reputazione. Vi è concorsa tutta Roma come con conservato della reputazione. Vi è concorsa tutta Roma come quenza, perche il Sigic Ambasciatore dell'imperatore ne pariò di proposito Martedi, conforme egli mi disse ieri' altro, e poi le cose sono precipitate in un subito.

Hò terminata la sua scrittura per la Cong^{Re} del Concillo, e opti volta che Monsigl^C Segertatio uogli pottatia penso che siamo all' ordine. Io la prego à fauoritmi di quelle copie del processo più presto che sia possibile, e quando il Can. Pilop non ce lasci l'adito fauorisca auuisamelo perchè lo possa pen-rare à altri passi uolendo un notta uscire di questo imbroglio se

possibile sarà e per fine resto con riuerirla.

D. V. S. Molt' Ille e Molt' Onle Roma 22 Febb? 1698. Divo e oblo sie

Gasparo del Torto.

[The letter is addressed:]

Al Molto Illmo e Mo Ecco Sigre Mio Prone Colmo il Sigre Francisco Cencini

541-Letter III:

Molto Illre et Eccmo Sigre Sigre mio Pr. Colmo

Martedi si propose la disgratiatissa ca'a e la Conge del Gouerno

testimonio.

Le giustificazioni sarebbero state di rilcuanza grandiss^a mà non nel caso p, perchè mio 51° hà voluto così.

Acciudo la posiz^e del Fisco, mancandogli solo una risposta che inviaro sublico che mi sarà capitata acciò V. S. Ecc^{ma} habbia

l'initira positione.

Hora che il Sig, Auuoc? del Totto è sbrigato dagl' interesi
p, potrebbe seruire V. S. Ecc^{ma} si nella Casⁿ Matrimoniale si
nell' altra del Gomez onde mi rimetto à tutto qil? che V. S.

Ecc^{ma} il scriuarà, pregandola sempre piu d'incessanti comandi
acciò perpetuam², possa essere.

Roma il 22. teb? 169.

Set. Oc. e Ule

Di V. S. Eccma

Carlo Anto Vgolinucci

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